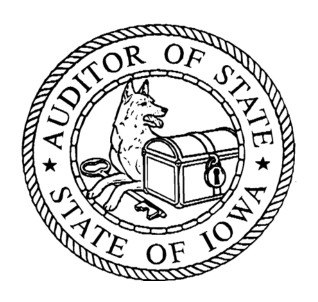
# COMMUNITY SCHOOL DISTRICT AUDIT PROGRAM GUIDE

For the year ended June 30, 2006



DAVID A. VAUDT, CPA AUDITOR OF STATE

#### COMMUNITY SCHOOL DISTRICT AUDIT PROGRAM GUIDE

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June 30, 20	006			FILE INDEX
N/A	Incl.			
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DISTRICT Sample District

June 30, 2006

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### DISTRICT Sample District

June 30, 2006

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RD	Accounts Receivable/Due from Other Governments
RE	Accrued Interest
RF	Other Receivables
RG	Inventories
RH	Prepaid Expenses
RI	Capital Assets
RJ	Due to/Due from Other Funds
RK	Accounts Payable/Due to Other Governments
RL	Contracts Payable
RM	Accrued Payroll
RN	Compensated Absences
RO	Other Payables
RP	Long-Term Debt

GF-1.1

#### June 30, 2006

#### **AUDIT PLANNING**

		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
Audit	: Obi	ectives:					
A. B. C. D.	Pla Co De Co	an and document planning of audit.  nsider Single Audit implications.  termine preliminary planning materiality.  nsider the affect on financial statements of non- mpliance with laws and regulations.  termine audit approach.					
Audit	Pro	cedures:					
A.	Job	number					
В.	As	signed staff: Independent?	A				
	Ma	nager					
	Inc	harge					
	Sta						
C.	Tir	ning:	A				
		Planned Actual Date Date					
	Re	gin fieldwork					
		mplete fieldwork					
		manager					
D.		rior year audit was performed by another firm:	A				
	1.	Obtain copy of the auditor's reports on the financial statements, compliance and internal control.					
	2.	Obtain copies of appropriate workpapers.					
	3.	Make the appropriate inquiries of the predecessor auditor addressed in SAS No. 84 (AU Section 315).					
	4.	Firm:					
		Contact Person:					
		Telephone:					
E.		iew prior year audit report and working papers. If licable:	A,B,E	,			
	1.	Note any departures from an unqualified opinion.					
	2.	Note any specific areas of comment in the prior audit report. Determine and document current status.					

## DISTRICT Sample District

			PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
	3.		e any areas of special emphasis recommended for year's audit by the prior auditor.					
	4.		e items for next year's audit in prior year's kpapers. Document in planning section.					
	5.		e any non-report comments that may affect this 's audit and document the status of these items.					
F.	pe au et st m	erformadits, ec.) the atus ay dir	as to the existence of any attestation engagements, nance audits, or other studies (for example – Federal program audits, IT audits, reviews by state agencies, at have been performed and determine the current of any findings or recommendations identified that rectly affect the risk assessment and audit procedures ning the current audit. (GAS Chapter 4.15)	A,D				
G.			permanent file and determine status of the following ate as necessary:	A,B,E				
	1.		ntification of financial reporting entity and pliance with GASB 14, as amended by GASB 39.					
		a.	Identify the primary government.					
		b.	Identify and document consideration of component units.					
		c.	Identify and document relationships with organizations other than component units.					
		d.	Determine non-profit school organizations established pursuant to Chapter 279.62 of the Code of Iowa are included in the District's audit in accordance with Chapter 11.6 of the Code of Iowa. (House File 882).					
	2.	Natı	are of business and legal environment.					
	3.	App	licable state and federal regulations.					
	4.	Adm	ninistrative and accounting personnel.					
	5.	As a	applicable, federal program personnel.					
	6.	Orga	anization chart.					
	7.	Cha	rt of accounts and accounting manual.					
	8.	Use	of outside service organizations.					
	9.	Use(	(s) of information systems (IS).					
	10.		hods used to process significant accounting rmation.					
	11.	Long	g-term leases, contracts and commitments.					
	12.	List	of officials, terms and mailing addresses.					
Н.			entrance conference. Discuss and document tinformation.	А,В				

DISTRICT Sample District

		65-	DONE	W/P	<b>37</b> / 2	DD1115
	PROCEDURE	OBJ.	BY	REF	N/A	REMARKS
I.	Request that the District assemble all necessary information, records and documents.	A,B,E				
J.	Determine the extent of involvement, if any, of other independent audit firms (i.e., for audits of material component units, audits conducted as a joint audit, or other reliance on external auditors), consultants, specialists or internal auditors. Where applicable, follow the guidance in AU 543 ("Part of Audit Performed by Other Independent Auditors"), AU 322 ("Auditor's Consideration of the Internal Audit Function") AU 336 ("Using Work of Specialist" – as revised by SAS 73) and Government Auditing Standards Chapter 3.06.					
K.	Inquire about related party transactions.	A,E				
L.	Minutes:	A,E				
	1. Review minutes through the most recent meeting and document significant Board action, including subsequent events.					
	2. Determine and document if minutes were properly signed.					
M.	Obtain a copy of the District's June 30 Certified Annual Report and financial statements.	A				
N.	Evaluate and document any nonaudit service to determine that Government Auditing Standards paragraph 3.13 in regard to Independence will not be impaired. If the nonaudit service involves a total of 40 hours or fewer, than the de minimus rule applies and independence will not be impaired. Discuss with Manager, if necessary.					
O.	Determine if the District is a fiscal agent for any separate Boards or Chapter 28E Organizations. Determine if they are properly disclosed and reported. Perform the necessary GASB 14, as amended by GASB 39, reviews.					
P.	Determine and document judgments about materiality levels by opinion units. (AAG-SLV 4.23) If done at interim, update materiality levels as of the balance sheet date.					
	1. Opinion units in a governments' basic financial statements are (as applicable):					
	a. Governmental activities					
	b. Business type activities					
	c. Aggregate discretely presented component units					
	d. Each major governmental and enterprise fund					
	<ul> <li>e. Aggregate remaining fund information (nonmajor governmental and enterprise funds, internal service funds and fiduciary fund types)</li> </ul>					
	2. Materiality level for each major Federal program. If done at interim, update materiality levels as of the balance sheet date.					

## DISTRICT Sample District

											A REMARKS			
				PRO	CEDURE				OBJ.	DONE BY	W/P REF	N/A	REMARKS	
Q.	App	oly pro	elimin	ary analytica	al procedu:	res.			A,E					
	1.			current year relationship.	informati	on to info	ormation v	with a						
	2.	Iden expe	tify ectatio	expectation ons.	s and	docume	nt basis	s of						
	3.	Iden relat	itify tionsh		or unex	epected	balances	s or						
	4.	high	er ris	e and docum k of materia adjust audi	l misstate	ment. If a	a higher r							
R.	by:	footin	g, cro	npleteness a ssfooting an clude all sub	d tracing p	postings f	from jourr							
S.	Pre	pare a	all nec	cessary confi	rmations r	equests f	or mailing	ζ.						
T.	on dur	signifi ing fi	icant ieldwo	letters to att matters duri ork with a rated completi	ng the per equested	iod. Seno response	d the lette	r early						
U.				d document 312.13.)	a prelimi	inary aud	dit strateg	gy and	A,B,E					
V.	Inte	ernal (	Contr	ol					A,B,D, E	,				
	1.	cont	rols,	nd document including th and regulati	ose relatir									
		a.		ermine whet n placed in op		interna	l controls	have						
		b.	asse bala relat regu	ess control rictions related nee or tracting to overtlations that financial states.	ed to eansaction rall comp have a dir	ach sign class, i pliance v	ificant a including with law	ccount those s and						
			1)	Identify the for which performed controls.	tests of	control	s need	to be						
			2)	Document concerning for the asset	the asses									
		c.		ument the essed at maxi		when	control r	isk is						
			1)	Determine tests will acceptable	reduce	detection	n risk							

DISTRICT Sample District

					DONE	W/P		
			PROCEDURE	OBJ.	BY	REF	N/A	REMARKS
			initiation, recording or processing of financial data exists only in electronic form. (AU 319.04)					
		2)	Document the accuracy and completeness of the information used to perform substantive tests when the information is produced by the District's information system. (AU 319.65)					
	d.	tran infortrus emp provorga and the of the risk	the District uses a service organization to process is actions or which are part of the District's remation system (i.e. payroll processing, bank at department that invests and holds assets for ployee benefit plans, organizations that develop, wide and maintain software for user unizations, etc.), follow AU Section 324 (SAS 70 SAS 88) to consider and document the effect service organization has on the internal controls the District (user organization), related control assessments, and the availability of evidence to form substantive procedures.					
2.	Majo	or fed	eral programs:					
	a.	inte: requ	ain and document an understanding of the rnal controls relevant to the common airements applicable to all major federal grams.					
	b.		ermine whether these controls have been placed peration.					
	c.		ess control risk. (The auditor should plan for a level of control risk)					
	d.	(rega	form tests of controls over each major program ardless of whether or not choosing to obtain ence to support an assessment of control risk w maximum).					
	e.		ude lack of or ineffective control procedures as ortable conditions in the report on the internal trol.					
3.	tests	of c	<i>I</i> (1) and (2) are done at interim, determine if ontrols and assessments of control risk can be to the balance sheet date:					
	a.		ly the following procedures for internal control k done:					
		1)	Ask whether there have been any changes to internal controls, including federal controls, since interim date. Also consider whether any changes are apparent from substantive (or other) tests done after interim date.					
		2)	Consider the significance of any changes.					
		3)	Obtain evidential matter about the nature and extent of any changes.					

DISTRICT Sample District

				DONE	W/P		
		PROCEDURE	OBJ.	BY	REF	N/A	REMARKS
		b. If considered necessary based on the above procedures, perform additional tests of controls and update risk assessments.					
W.	type	ermine the major funds for the governmental and business e activities. Funds are considered major funds if they meet in the criteria for the same element. (GASB 34 par. 76)					
	1.	Total assets, liabilities, revenues or expenditures/expenses of that individual governmental or enterprise fund are at least 10 percent of the corresponding total for all funds of that category or type.					
	2.	Total assets, liabilities, revenues or expenditures/expenses of the individual governmental or enterprise fund are at least 5 percent of the corresponding total for all governmental and enterprise funds combined.					
	3.	Review with management whether additional discretionary funds should be included as major funds.					
X.	Ter	mination Benefits /OPEB/Pension Benefits					
	1.	Obtain copies of personnel policies, employment contracts, union agreements, employee handbook, retirement plans, etc. and determine if benefits represent:					
		a. Termination benefits (GASB 47 – FYO6 implementation).					
		b. Pension benefits/retirement income (GASB 27)					
		c. Sick leave dollars converted to healthcare – can be termination benefit or compensated absences (GASB 47 or GASB 16).					
		d. Other post-employment benefits (OPEB) (GASB 43/45 – future implementation).					
	2.	If termination benefits are identified, see applicable liabilities section(s) of the audit program.					
	3.	If pension benefits/retirement income are identified, discuss with audit manager.					
	4.	If sick leave conversion to healthcare is identified:					
		<ul> <li>a. If meets definition of a termination benefit as defined by GASB 47, see applicable liabilities section(s) of the audit program (for termination benefits).</li> </ul>					
		b. If meets definition of "termination benefit" as defined by GASB 16, see applicable liabilities section (s) of the audit program (for compensated absences).					
	5.	If other post-employee benefits are identified:					
		a. Gain an understanding of OPEB plan					

DISTRICT Sample District

		PROCEDURE	ОВЈ.	DONE BY	W/P REF	N/A	REMARKS
	b.	Determine future implementation date for reporting under GASB 43/45.					
	c.	Determine whether an actuarial opinion will be required and how often will be based upon plan membership.					
	d.	If an actuarial opinion will be required discuss with client to ensure they understand responsibilities for compliance with GASB 43/45:					
		1) The information that will need to be provided to the actuary for assumptions:					
		<ul> <li>Turnover – for projections to take into account vesting and vested benefits.</li> </ul>					
		• Retirement age					
		<ul> <li>Morality – estimated life spans</li> </ul>					
		<ul> <li>Projected salary increases</li> </ul>					
		<ul> <li>Inflation rate</li> </ul>					
		<ul> <li>Healthcare cost trend data</li> </ul>					
		• Investment return					
		<ul> <li>Post-retirement benefit increases</li> </ul>					
		2) What reporting period the actuarial opinion is required.					
		3) Timing for performance of the actuarial opinion.					
		4) When information will be needed for budgeting purposes.					
	e.	If an actuarial opinion will not be required, determine whether the Alternative Measurement Method will be utilized.					
Y.	accounti methodo audit p	puter was used by the District to process significant ng applications, determine and document the logy to be used in obtaining evidence. (i.e., manual procedures, computer-assisted techniques, or a tion of both) (AU 326.12).					
Z.	financial (not alre not obse	and obtain an understanding of possible additional statement effects of pertinent laws and regulations ady identified in the audit program) which could, if rved, have a direct and material effect on the financial ats. (AU 801.08)	D				
AA.	misstate audit pr	nt the auditor's consideration of the risk of material ment due to abuse. If indications of abuse exist, plan ocedures to determine whether abuse has occurred effect on the financial statements. (GAS Chapter					

DISTRICT Sample District

			DONE	W/P		
	PROCEDURE	OBJ.	BY	REF	N/A	REMARKS
BB.	Modify/expand on audit program guide, as necessary. The program should be responsive to the critical audit areas and other areas of concern noted in audit planning, the analytical procedures performed on the financial statements, and the understanding obtained of the District's internal controls.	A,E				
CC.	Complete the Code Compliance Risk Assessment Form and the Code Compliance Guide and file in the permanent file.	A,D				
DD.	Immediately contact Manager if fraud or embezzlement is suspected. Ensure the appropriate officials are notified after contacting the Manager.					
	1. Chapter 11.6 requires a CPA firm to notify the Auditor of State immediately regarding any suspected embezzlement or fraud.					
	2. If federal funds are involved, the appropriate U.S. Regional Inspector General should be notified.					
EE.	Prepare audit time budget.					
FF.	Discuss planning phase with Manager and document conclusions.	A				
	RNATE/ADDITIONAL PROCEDURES:					
CON	CLUSION:					
au	ave performed procedures sufficient to achieve the objectives of dit planning, and the results of these procedures are equately documented in the accompanying workpapers.					
Incha	arge Date					
	ager Date					
Indep	pendent iewer Date					
					1	

DISTRICT Sample District

June 30, 2006

PRELIMINARY AUDIT STRATEGY

The attached preliminary audit strategy is to be used to document the following:

- Auditor's understanding of certain preliminary information regarding the entity for planning the audit.
- Identification of material account balances and classes of transactions.
- Determination of inherent risk and preliminary audit strategy for material account balances and classes of transactions.
- Identification of the federal programs.
- Applicability of account balances and classes of transactions to federal programs.
- Auditor's fraud risk assessment including identification of fraud risk factors.
- Determination of the common requirements applicable to major federal programs.

## DISTRICT Sample District

#### June 30, 2006

#### PRELIMINARY AUDIT STRATEGY

	PROCEDURE	YES	NO	REMARKS
1.	Did the prior year report on the financial statements include departures from an unqualified opinion?			
2.	Did the prior year audit identify any reportable conditions or material weaknesses?			
3.	Have various account balances or transactions required significant adjustments in prior audits?			
4.	Was the approach in the prior year primarily substantive?			
5.	Were any significant errors or instances of fraud noted in the prior audit?			
6.	Is there any indication there could be substantial doubt about the District's ability to continue as a going concern?			
7.	Does the audit require special expertise?			
8.	Are specialized skills needed to determine the affect of IS on the audit, to understand the IS controls, or to design tests of controls?			
9.	Are there any new accounting and/or auditing pronouncements that may affect the current audit?			
10.	Are there any specialized accounting practices or principles applicable to the District? (i.e. pensions)			
11.	Have there been any significant changes in accounting practices for the District?			
12.	Are there any economic conditions or recent developments that affected the District's operations? (inflation, interest rates, technological changes)			
13.	Are there any special regulatory or reporting requirements that apply? (Single Audit)			
14.	Is the District economically dependent on a major industry or company such that a change in the industry or company, would adversely affect the District?			
15.	Has there been a change in state or federal funding that would significantly impact the operations of the District?			
16.	Is any aspect of the District profit motivated?			
17.	Have there been any significant changes in the function or responsibilities of the District?			
18.	Do the financial statements require use of significant accounting estimates or fair value determinations?			
19.	Does the District have multiple locations for significant operations?			

## DISTRICT Sample District

#### June 30, 2006

#### PRELIMINARY AUDIT STRATEGY

		DONE	
	PROCEDURE	BY	REMARKS
20.	Complete the fraud risk assessment form.		
21.	Document the following on the preliminary audit strategy summary:		
	a. Identify material account balances and classes of transactions.  Consider planning materiality as well as qualitative matters such as volume of transactions, susceptibility of assets to theft, etc.		
	b. Assess the inherent risk by assertion for each of the material account balances and classes of transactions identified above and document the results.		
	c. If Single Audit is applicable, identify the major federal programs using the Single Audit Preliminary Audit Strategy forms.		
	d. Identify the material account balances and classes of transactions applicable to major federal programs.		
	e. Considering the responses to questions 1-19 above, determination of inherent risk and other relevant information, identify the audit approach for the material account balances and transaction classes.		
	f. Identify the common requirements applicable to each major federal program and determine the audit approach for each category.		
	g. Indicate whether tests of controls are applicable or comment on whether controls do not exist or cannot be tested.		
22.	Identify other matters considered in determining the preliminary audit strategy.		
23.	Identify any matters that could increase the risk of material misstatement of the financial statements due to errors, fraud and other non-compliance.		

DISTRICT	Sample District
	<del>-</del>

June 30, 2006	FRAUD RISK ASSESSMENT
I. BRAINSTORMING CONFERENCE	
Date:	
financial statements to material misstatement di exchange of ideas (brainstorming). The discussion	uired to discuss the susceptibility of the government's ue to fraud. The discussion should include an open in should also emphasize the importance of exercising the discussion may occur prior to, or in conjunction it take place each year.
If the audit is a Single Audit, completion of this audit of the financial statements and the federal a	procedure should include consideration of both the awards.
Audit of financial statements	Yes No
Single Audit	Yes No
Participants:	
Name	Title
Describe how the discussion occurred (e.g. face)	ce-to-face meeting, conference call)
2. Describe the matters discussed.	

#### June 30, 2006

#### PRELIMINARY AUDIT STRATEGY FRAUD RISK ASSESSMENT

Matters that should be discussed include:

- a. How and where the financial statements might be materially misstated due to fraud.
- b. How management could perpetrate and conceal fraudulent financial reporting.
- c. How the perpetrators could misappropriate government assets.
- d. Known external and internal factors affecting the government that might (1) create incentives/pressures to commit fraud, (2) provide the opportunity for fraud to take place, and (3) reveal attitudes or rationalization about why fraud is acceptable behavior.
- e. The nature and risk of management override of controls.
- f. How best to respond to these fraud risks through the design of audit procedures.
- g. The importance of maintaining an appropriate attitude of professional skepticism throughout the audit when considering the risk of material misstatement due to fraud.

The discussion should not be influenced by past favorable experience with the integrity of management.

The discussion should abandon neutrality and presume the possibility of dishonesty at various levels of management.

The discussion should focus on the financial statement areas vulnerable to fraud presuming that management, employees, or volunteers were inclined to perpetrate fraud.

3.	Did information arise during the brainstorming meeting that may be relevant to identifying risks of material misstatement due to fraud?
	Yes (Document on Part IV)
	No
	Comments:

GF-1.14 AOS 83-4 (4/06)

June 30, 2006

#### PRELIMINARY AUDIT STRATEGY FRAUD RISK ASSESSMENT

#### II. INQUIRIES ABOUT THE RISKS OF FRAUD

**Instructions:** Auditors are required to make inquiries of management and others about the risks of fraud. Inquiries should be made each year in the planning stage of the audit. This form can be used to document the auditor's inquiries of management and other employees. Conducting one-on-one interviews with members of management and other employees is the most appropriate way of accomplishing the objectives of the inquiry process. Management interviewed should include, at a minimum, all those who sign the management representation letter.

If the audit is a Single Audit, completion of this procedure should include consideration of both the audit of the financial statements and the federal awards. Alternatively, the auditor may wish to C

Name		Title		Date
				of (1) actual or suspected
aud, or (2) any escribe.	allegations o	f fraud (e.g., co	ommunications from	m employees or others).
crims of the gave	mmont'o mon	aramant about it	to understanding of	f the pietre of frond within
e government, ii	ncluding any	specific risks ide		
	quire of the gove government, is sses where frau	quire of the government's man e government, including any esses where fraud is likely to o	quire of the government's management about its government, including any specific risks ideases where fraud is likely to occur. Describe.	ud, or (2) any allegations of fraud (e.g., communications from scribe.  quire of the government's management about its understanding of e government, including any specific risks identified or account

DISTRICT	Sample District	
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#### June 30, 2006

	Inquire of the government's management about whether and how it communicatemployees its views on business practices and ethical behavior. Describe.
C	Inquire of the government's management about whether it has reported to the committee, or its equivalent, on how the government's internal control monitors the rismaterial fraud. Describe.
	Inquire of the government's management about their compliance with laws and regula Describe.
	Inquire as to whether the person being interviewed gambles and whether they know of District employee or Board Member who gambles.
	Did information arise from inquiries of management that should be considered furth dentifying risks of material misstatement due to fraud?
	Yes (Document on Part IV) No Comments:

DISTRICT	Sample District	
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#### June 30, 2006

Name	Title	Date
	government (e.g., operating pers and employees with different leve Describe.	
Inquire as to whether they k	know of any District employee or l	Board Member who gambles.
Did information arise from i	inquiries of others that should be ent due to fraud?	considered further in identifying
Yes (Document on F	Part IV)	
Comments:		

DISTRICT	Sample District	
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#### June 30, 2006

	Name	Title	Date
	al activity relating to	ed in the financial reporting p the processing of journal en	
	ormation arise from inc material misstatemen	quiries of others that should be of the total to the total to the total the	considered further in identifying
	Yes (Document on Par	rt IV)	
	No		
Comme	ents:		

#### June 30, 2006

-	Name	Title	Date
-	(1) its views about the risuspected fraud, and (3)	of the audit committee or its equivalent sks of fraud, (2) whether it has k how it exercises its oversight of ograms and controls the government	nowledge of any actual fraud or the government's assessment or
		m inquiries of audit committee or	
		dentifying risks of material misstate	ement due to fraud?
	Yes (Document or No	ri Part IV)	
	Comments:		

DISTRICT	Sample	District
DISTILICI	Danipic	Distinct

#### June 30, 2006

	Name	Title	Date
frau audi	d, (2) any procedures t	of internal audit personnel about: they performed to identify or detect esponse to the findings, and (4) wited fraud. Describe.	fraud during the period under
Did		n inquiries of internal audit persor of material misstatement due to fra	
	Yes (Document or	n Part IV)	
		n Part IV)	
furtl	Yes (Document or	n Part IV)	

DISTRICT Sample District

June 30, 2006

						/ a	
			Question	YES	NO	N/A	REMARKS
III.	FR	AU:	D RISK ASSESSMENT				
	<b>Instructions</b> : Complete the following questions to document your consideration of risk factors that might indicate an increased risk of material misstatement due to fraud. "Yes" answers do not necessarily indicate an increased risk, but should be considered when assessing the risk of material misstatement due to fraud. It fraud risk factors are present, but other controls exist that compensate for that risk, document the mitigating factors in the remarks column.						
RIS	K EPOR		CTORS RELATING TO FRAUDULENT FINANCIAL				
K			entives/Pressures				
	11.		Is there significant pressure on meeting performance targets?				
		2.	Is a significant portion of management's compensation or performance assessment dependent on budgetary goals, program results, or other incentives?				
		3.	Do unrealistic performance targets exist?				
		4.	Were there numerous significant budget modifications in prior periods?				
		5.	Is there a lack of formal budgeting policies and procedures?				
		6.	Is the current management unable to make reasonable estimates of tax revenues, expenditures, or cash requirements?				
		7.	Has the credit rating for the government's securities been downgraded by an independent agency since the prior period?				
		8.	Do individuals outside of management or the governing body have substantial influence over the operations of one or more governmental units?				
		9.	Has management set unduly aggressive financial targets and expectations for operating personnel?				
		10	. Is the government subject to new accounting, statutory, or regulatory requirements that could impair its operating efficiency or financial stability?				
		11	. Is the government experiencing rapid changes, such as rapid changes in technology or rapid changes in citizen's service expectations?				
		12	Is the government experiencing a poor or deteriorating financial condition (for example, a declining tax base, declining economy, or other anticipated loss of revenue sources)?				
		13	. Is the government having difficulty generating cash flows from operating activities?				

#### DISTRICT Sample District

#### June 30, 2006

	Question	YES	NO	N/A	REMARKS
	4. Has the government experienced unusually rapid growth or improved financial results, especially when compared to other governments?				
	5. Is the government highly vulnerable to changes in interest rates?				
	6. Is the government unusually dependent on debt financing?				
	7. Do the government's financing agreements have debt covenants that are difficult to maintain?				
	8. Is the government facing the threat of imminent bankruptcy?				
	9. Is there significant pressure to obtain additional funding to maintain services?				
2	20. Is there a high degree of competition for federal or state awards?				
2	21. Is there declining federal and state program funding levels on a national or regional level?				
2	22. Is there a declining number of eligible participants, benefit amounts, and/or enrollments in award programs?				
2	23. Is there complex or frequently changing compliance requirements?				
2	24. Is there a mix of fixed price and cost reimbursable program types that create incentives to shift costs?				
В. С	Opportunities				
	Is management dominated by a single individual or a small group without compensating controls, such as effective oversight by the governing body?				
4	2. Does the governing body or management lack understanding or experience regarding the operation or responsibilities of the government?				
(	3. Are internal controls inadequately monitored by management?				
2	Has management continued to employ ineffective accounting or IT (information technology) personnel?				
į	5. Has there been a high turnover in management level employees, bankers, attorneys, or auditors?				
(	Does the level of communication between accounting managers and data processing or IT departments appear to be inadequate?				
í	7. Are assets, liabilities, revenues, and expenditures or expenses based on significant estimates that involve unusually subjective judgments or uncertainties or that could significantly change in the near term in a manner that may be financially disruptive?				

GF-1.22

DISTRICT Sample District

#### June 30, 2006

Question	YES	NO	N/A	REMARKS
8. Does the government engage in significant related party transactions not in the ordinary course of business (including transactions with related governments that are unaudited or audited by another firm)?				
9. Does the government have unusual or highly complex transactions (particularly those close to year-end) that are difficult to assess for substance over form?				
10. Does the government have significant bank accounts in locations for which there does not appear to be a clear business justification?				
11. Does the government have an overly complex organizational structure involving numerous component units, subrecipients, related organizations, lines of managerial authority, or contractual arrangements that do not have an apparent purpose?				
12. Does the government have significant relationships with other governments that do not appear to have a clear programmatic or business justification?				
C. Attitudes/Rationalizations				
<ol> <li>Were there numerous significant audit adjustments in prior periods?</li> </ol>				
2. Is there an excessive interest by management to meet performance targets through the use of unusually aggressive accounting practices?				
3. Has management failed to effectively communicate and support the government's values or ethics?				
4. Has management failed to effectively communicate about inappropriate business practices or ethics?				
5. Has management failed to correct known reportable conditions in internal control on a timely basis?				
6. Has management displayed a significant disregard for regulatory requirements, including, when applicable, federal and state award compliance requirements?				
7. Does management have a poor reputation?				
8. Does management have a history of violating laws, regulations, debt covenants, contractual obligations, or federal and state award compliance requirements?				
9. Do non-financial management or personnel excessively participate in the determination of significant estimates or selection of accounting principles?				
10. Are there frequent disputes on accounting, auditing, or reporting matters between management and the current or predecessor auditor?				

DISTRICT	Sample District
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#### June 30, 2006

Question	YES	NO	N/A	REMARKS
11. Has management made unreasonable demands on the auditor, such as unreasonable time constraints on completion of the audit or an excessive emphasis on reducing the audit fee?				
12. Has management placed restrictions on the auditor (formal or informal) that inappropriately limit access to people or information (or inappropriately limit communication with the governing body or audit committee)?				
13. Has management failed to respond to specific inquiries or to volunteer information regarding significant or unusual transactions?				
14. Has there been domineering behavior by management, especially involving attempts to influence the scope of the auditor's work?				
15. Are there other situations indicating a strained relationship between management and the current or predecessor auditor?				
16. Could the government face adverse consequences on a significant pending transaction (such as issuance of debt or receipt of a grant) if poor financial results are reported?				
17. Does the government have significant investments in high-risk financial investments?				
18. Are there any known personal difficulties or other influences in the lives of management that could adversely affect their integrity, attitude, or performance?				
19. Do other conditions exist that indicate incentives/pressures, opportunities, or attitudes/rationalizations for management to engage in fraudulent financial reporting?				
Do conditions exist that indicate there may be incentives/attitudes/rationalizations for management to intentionally misstate the fi			opporti ments?	
Yes. (Document on Part IV)				
No.				
Comments:				

DISTRICT Sample District

June 30, 2006

		Question	YES	NO	N/A	REMARKS
RISK	FAC	TORS RELATING TO MISAPPROPRIATION OF ASSETS				
A.		rentives/Pressures				
	1.	Are there any indications that management or employees with access to cash or other assets susceptible to theft have personal financial obligations that may create pressure to misappropriate assets?				
	2.	Are there any conditions that may create adverse relationships between the government and employees with access to cash or other assets susceptible to theft, such as the following:				
		a. Known or anticipated future employee layoffs?				
		b. Recent or anticipated changes to employee compensation or benefit plans?				
		c. Promotions, compensation, or other rewards inconsistent with expectations?				
B.	Op	portunities				
	1.	Does the government maintain or process large amounts of cash?				
	2.	Is the government's inventory easily susceptible to misappropriation (such as small size, high value, or high demand)?				
	3.	Does the government have assets that are easily convertible to cash (such as bearer bonds, etc.)?				
	4.	Does the government have capital assets that are easily susceptible to misappropriation (such as small size, portability, marketability, lack of ownership identification, etc.)?				
	5.	Is the government susceptible to fraudulent, unauthorized disbursements (such as vendor or payroll disbursements) being made in amounts that are material to the financial statements?				
	6.	Is there a lack of management oversight over assets susceptible to misappropriation?				
	7.	Does the government lack job applicant screening procedures when hiring employees with access to assets susceptible to misappropriation?				
	8.	Does the government have inadequate record keeping over assets susceptible to misappropriation?				
	9.	Is there a lack of appropriate segregation of duties that is not mitigated by other factors (such as management oversight)?				

GF-1.25

### DISTRICT Sample District

#### June 30, 2006

	Question	YES	NO	N/A	REMARKS
10	Does the government lack an appropriate system for authorizing and approving transactions (for example, in purchasing or payroll disbursements)?				
1	. Are there poor physical safeguards over assets susceptible to misappropriation (for example, inventory not stored in a secured area, cash or investments kept in unlocked drawers, etc.)?				
12	2. Is there a lack of timely and appropriate documentation for transactions affecting assets susceptible to misappropriation?				
13	3. Is there a lack of mandatory vacations for employees in key control functions?				
14	Does management have an inadequate understanding of information technology which enables information technology employees to perpetrate a misappropriation?				
15	5. Are access controls over automated records inadequate (including controls over, and review of, computer system event logs)?				
C. At	titudes/Rationalizations				
1.	Do employees who have access to assets susceptible to misappropriation show:				
	a. Disregard for the need for monitoring or reducing risks related to misappropriation of assets?				
	b. Disregard for internal control over misappropriation of assets by overriding existing controls?				
	c. Disregard for internal control over misappropriation of assets by failing to correct known internal control deficiencies?				
2.	Do employees who have access to assets susceptible to misappropriation exhibit behavior indicating displeasure or dissatisfaction with the government or its treatment of its employees?				
3.	Have you observed any unusual or unexplained changes in behavior or lifestyle of employees who have access to assets susceptible to misappropriation?				

#### June 30, 2006

# PRELIMINARY AUDIT STRATEGY FRAUD RISK ASSESSMENT

Do				indicate				incentives/pressures,		0
atti	tudes/rationa	alization	is for n	nanageme	nt to int	entiona	ally m	isstate the financial sta	tements?	
	Yes. (D	ocumen	t on Pa	art IV)						
	No.									
	Comments:									
	-									-
	-									-
										-
			_							
	•							ng present. Additional		
			nquiry	of mana	gement	in the	entr	ance conference. Also	, document any	r
comp	ensating con	trois.								

If improper revenue recognition was not identified as a risk of material misstatement due to fraud, describe the reasons regarding how that presumption was overcome.

DISTRICT	Sample	District

June 30, 2006

#### PRELIMINARY AUDIT STRATEGY FRAUD RISK ASSESSMENT

#### IV. RESPONSE TO FRAUD RISKS

The way the auditor responds to the results of the fraud risk assessment depends on the nature and significance of the fraud risks identified and on the government's programs and controls that address such risks. Auditors respond to the results of the fraud risk assessment in three ways: (1) an overall response as to how the audit is conducted; (2) specific responses involving modification of the nature, timing, and extent of procedures to be performed; and (3) responses to further address the risk of management override of controls.

1.	Overall response – Describe your overall response to identified fraud risks, including (1) assignment of personnel and supervision, (2) scrutiny of management's selection and application of significant accounting principles, and (3) including an element of unpredictability in audit procedures and tests.
_ _ 2.	Specific responses – Describe your specific responses to identified fraud risks, including modification of the nature, timing, and extent of audit procedures.
_	
_	
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DISTRICT	Sample District	

June	30.	2006

controls can occur always an identifie procedures to resp entries and other evaluating the busi	ess management override of controls – Becar in unpredictable ways, the risk of manage and fraud risk and the auditor is required bond to such risk. These procedures related adjustments, (2) reviewing accounting estates rationale for significant unusual trans	ement override of controls is to perform certain specified ate to (1) examining journa stimates for biases, and (3 sactions.
	p J on audit program section Fund Balanc	
See audit program ste	ps P and Q on audit program section Comp	pletion of Audit
		······································
		······
Incharge:	Date	
Manager:	Date	
Independent	D-4-	
Review:	Date	

AOS 83-3 (4/06)

DISTRICT	Sample District
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June 30, 2006

#### PRELIMINARY AUDIT STRATEGY

SUMMARY

	MAT.	MAJ.	INHERENT RISK					1		
ACCOUNT BALANCE/ TRANSACTION CLASS	BAL. (Y/N)	PROG (Y/N)	HIGH	MOD	LOW	OVERALL	CR	TOC (Y/N)	DR	AUDIT APPROACH
Statement of Net Assets / Balance Sheet										
Cash										
Investments										
Taxes Receivable										
Accounts Receivable										
Prepaid Expense										
Inventories										
Capital Assets/Depreciation										
Accounts Payable										
Deferred revenue										

AOS 83-3 (4/06)

DISTRICT	Sample	District
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June 30, 2006

#### PRELIMINARY AUDIT STRATEGY

SUMMARY

	MAT.		INHERENT RISK							
ACCOUNT BALANCE/ TRANSACTION CLASS	BAL. (Y/N)	MAJ. PROG.	HIGH	MOD	LOW	OVERALL	CR	TOC (Y/N)	DR	AUDIT APPROACH
Other liabilities										
Compensated absences										
Long Term Debt										
Other:										
Statement of Activities / Statement of Revenues, Expenditures and Fund Balance										
Property Tax										
Revenue - Intergovernmental										
Revenue – Proprietary										
Other Revenue										

DISTRICT	Sample District

June 30, 2006

#### PRELIMINARY AUDIT STRATEGY

**SUMMARY** 

	MAT.		INHERENT RISK							
ACCOUNT BALANCE/ TRANSACTION CLASS		MAJ. PROG.	HIGH	MOD	LOW	OVERALL	CR	TOC (Y/N)	DR	AUDIT APPROACH
Expenditures										
Procurement/Credit Cards										
Payroll										
Transfers										
Financial Reporting										
Other:										

#### **Assertions:**

E = Existence C = Completeness R = Rights/Obligations
P = Presentation/Disclosure A = All Assertions V = Valuation/Allocation

CR = Control Risk TOC = Test of Controls DR = Detection Risk

Audit Risk is assessed at LOW for all account balances and classes of transaction

DISTRICT	Sample	District
	_	

June 30, 2006

# PRELIMINARY AUDIT STRATEGY SUMMARY

#### INHERENT RISK FACTORS:

- 1. Prior audit history indicates little or no adjustment required.
- 2. Prior audit history indicates significant adjustments.
- 3. Personnel recording transactions are competent and have been performing duties for several years.
- 4. New personnel/poorly trained personnel.
- 5. Transactions are relatively simple to record.
- 6. Transactions require significant calculations prior to recording.
- 7. Relatively few transactions.
- 8. Significant accounting estimates required.
- 9. Low susceptibility to misappropriation.
- 10. Highly susceptible to misappropriation.
- 11. Relatively immaterial.
- 12. Complexity of matters likely to result in misstatement.
- 13. Stable transaction activity.
- 14. High fluctuation in timing of activity.
- 15. Low potential for omitted activity.
- 16. High potential for omitted activity.
- 17. Prior audits included insignificant findings or no findings.
- 18. Prior audits included significant findings.

#### COMBINED RISK ASSESSMENT AND ALLOWABLE DETECTION RISK:

CONTROL RISK							
INHERENT RISK	<b>MAXIMUM</b>	<b>MODERATE</b>	<u>LOW</u>				
HIGH	High	Moderate	Low	Combined risk			
MODERATE	Moderate	Low	Low	of material			
LOW	Low	Low	Low	misstatement			

COMBINED RISK		
OF MATERIAL	ALLOWABLE	
<u>MISSTATEMENT</u>	<u>DETECTION RISK</u>	
HIGH	Low	
MODERATE	Moderate	
LOW	High	

ARE THERE ANY REPORTABLE CO	NDITIONS	KNOWN AT	THE TIME	OF PLANNING	THAT MAY	AFFECT
THE PLANNED AUDIT APPROACH?	YES	NO				

If Yes, document the account balance or class of transaction affected and explain					
·					

DISTRICT	Sample	District
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June 30, 2006

# PRELIMINARY AUDIT STRATEGY SINGLE AUDIT

- 1) Determine Type A vs. Type B programs using the Program Identification form.
- 2) Determine the risk classification of Type A and primary Type B programs using the Risk Assessment form. The auditor is not required to perform a risk assessment of relatively small Type B programs.
- 3) Identify major programs and determine if the percentage of coverage rule has been met using the bottom of the Determination of Major Programs form.

Major programs must account for at least 50% of total federal awards expended unless the entity is low-risk, in which case, only 25% needs to be met.\* The entity is considered low risk if, for each of the prior two years, <u>all</u> of the following conditions have been met:

- A Single Audit is performed on an annual basis.
- Unqualified opinions on the financial statements and Schedule of Expenditures of Federal Awards were issued\*\*
- No material weaknesses in internal control under the requirements of <u>Government Auditing</u> Standards (relating to the financial statements) were noted.\*\*
- No internal control deficiencies identified as material weaknesses were noted for all Type A programs.
- No material non-compliance was noted for all Type A programs.
- There were no known or likely questioned costs exceeding 5% of the program's expenditures for all Type A programs.

<sup>\*</sup>The auditee may have one or more non low-risk Type A *programs* and still qualify as a low-risk *entity*, as long as all Type A programs meet the criteria listed. However, <u>all</u> non low-risk Type A programs must be audited as major programs even if the 25% rule of coverage is met by only a portion of the non low-risk Type A programs.

<sup>\*\*</sup>However, a waiver that allows the entity to be identified as low-risk may be provided by the cognizant or oversight agency if they judge that an opinion qualification or any identified material weaknesses does not affect the management of federal awards.

DISTRICT	Sample	District
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#### June 30, 2006

# PRELIMINARY AUDIT STRATEGY SINGLE AUDIT

#### PROGRAM IDENTIFICATION

					Тур	e B
Federal Program	CFDA #	Federal Awards Expended	% of Total Federal Awards Expended	Type A Program (X)	Primary Program (X)	Relatively Small Program (X)
TOTAL						

Determine the appropriate amounts to be used as program thresholds:

Type A programs equal the	\$	Primary Type B programs equal	\$	
greater of \$300,000 or 3% of	x3%	the greater of \$100,000 or $.3\%$	x	.3%
total federal expenditures.	\$	of total federal expenditures.	\$	

Relatively small Type B programs are less than the greater of \$100,000 or .3% of total federal expenditures.

NOTE: A Single Audit is not required if total federal expenditures are less than \$500,000.

#### DISTRICT Sample District

#### June 30, 2006

# PRELIMINARY AUDIT STRATEGY TYPE A AND PRIMARY TYPE B PROGRAM RISK ASSESSMENT

Program Name:							
CFDA #							
Program Type:	A / B	A / B	A / B	A / B	A / B	A / B	A / B
Last FY Reviewed **							
Current and Prior Experience:							
Program was audited as a major program in one of the last two years. (1)	Y / N	Y / N	Y / N	Y / N	Y / N	Y / N	Y / N
No reportable conditions or material instances of non- compliance were noted in the most recent audit period. (1)	Y / N / NA						
Persons administering program are experienced and appear competent.	Y / N / NA						
Monitoring of subrecipients is adequate.	Y / N / NA						
Computer systems used for processing are established and adequate.	Y / N / NA						
Prior audit findings have been corrected. (2)	Y / N / NA						
Oversight (Federal and/or Pass-through entities):						1	
Recent monitoring reviews were performed and noted no significant problems.	Y / N / NA						
OMB has not identified the program as a high risk or non- low-risk program in the Compliance Supplement.	Y / N	Y / N	Y / N	Y / N	Y / N	Y / N	Y / N
Inherent Risk:							
Nature of program is not complex.	Y / N	Y / N	Y / N	Y / N	Y / N	Y / N	Y / N
There are no eligibility criteria or third party contracts.	Y / N	Y / N	Y / N	Y / N	Y / N	Y / N	Y / N
There hasn't been significant changes in federal regulations or contract provisions.	Y / N	Y / N	Y / N	Y / N	Y / N	Y / N	Y / N
Program has been on-going (not the first or last year of the program).	Y / N	Y / N	Y / N	Y / N	Y / N	Y / N	Y / N
Program's Inherent Risk (High, Mod, Low)							
Internal Control Consideration: Assessed level of risk based on evaluation of internal							
controls for prior year. (Max / Slt / Mod / Low)							
Overall Risk Analysis:							
Low Risk (Type A or B Programs)							
Non-Low Risk (Type A Programs Only)							
High Risk (Type B Programs Only)							

- (1) This criteria must be met in order to consider a Type A program low-risk.
- (2) Auditors should use their judgment. Audit findings from prior year do not preclude the program from being low risk.
- \*\* A-133 states in part that for a Type A program to be considered low-risk, it shall have been audited as a major program in at least one of the two most recent audit periods. This ensures that all Type A programs are tested as major at least once every three years.

Note: Except for known reportable conditions in internal control or compliance problems, a single criteria would seldom cause a Type B program to be considered high-risk.

DISTRICT	Sample District
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June 30, 2006

# PRELIMINARY AUDIT STRATEGY SINGLE AUDIT DETERMINATION OF MAJOR PROGRAMS

In order to determine major programs, complete the following steps:

- Enter Type A programs and their risk analysis from the Risk Evaluation form. For non low-risk programs only, enter their percentage of total Federal expenditures (from the Program Identification form) in the far right column. If there are no low-risk Type A programs, then determine if total percentage of non low-risk Type A programs exceeds the percent of coverage rule. If it exceeds the minimum percentage required, the determination of major programs is complete.
- Enter the primary Type B programs and their risk analysis from the Risk Evaluation form. Select at least half of the Type B programs that were determined to be high risk (may be limited to the number of low risk Type A programs.) For each high-risk Type B program selected, enter its percentage of total federal expenditures (from the Program Identification form) in the far right column. When identifying which high-risk Type B programs to test as major, the auditor is encouraged to use an approach which provides an opportunity for different high-risk Type B programs to be audited as major over a period of time.
- Determine if the total percentages from these two steps exceed the percent of coverage rule. If it exceeds the minimum percentage required, then the determination of major programs is complete. If the minimum percentage is not met, include additional programs as necessary to meet the percentage of coverage rule.
- For each <u>major</u> program, document the inherent risk from the previous page. If a risk assessment was not required, determine the inherent risk based on the criteria from the previous page.

A B Federal Program CFDA # Non Low-Risk Risk Risk Risk Risk Risk Risk Risk			1	1	1	1		
A B Federal Program CFDA # Non Low-Risk Risk Risk Awards Risk Risk Risk Risk Risk Risk Risk Ris								Major
A B Federal Program CFDA # Non Low-Risk Risk Risk Awards Risk Risk Risk Risk Risk Risk Risk Ris							Expenditures	Program
B Federal Program CFDA # Risk Risk Awards Risk	Α			Non Low-	Low-	High-	of Federal	Inherent
		Federal Program	CFDA #			Risk		
TOTAL			01211					111011
TOTAL								
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DISTRICT	Sample	District
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# June 30, 2006

# PRELIMINARY AUDIT STRATEGY SINGLE AUDIT

dentify applicable requirements for each major program.						
Programs:						
CFDA#:						
Common Requirements:						
Activities allowed or unallowed						
Allowable costs / Cost principles						
Cash Management						
Davis-Bacon Act						
Eligibility						
Equipment and Real Property Management						
Matching, Level of Effort, Earmarking						
Period of Availability of Federal Funds						
Procurement and Suspension and Debarment						
Program Income						
Real Property Acquisition/Relocation Assistance						
Reporting						
Subrecipient Monitoring						
Special Tests and Provisions						

DISTR	RICT	Sample District		
June 3	30, 2	006	PLAI	NNING CONFERENCES ENTRANCE
IN ATT	rend	ANCE:		ENTRANCE
111 111 1	ВПП	District	Λ,,,	ditor
		<u>District</u>	<u>Au</u>	<u>untor</u>
	Nan	ne Title	Name	Title
	<u>Item</u>	<u>s</u>	<u>Discussion</u>	
A.	Scop	pe of Audit:		
	1.	Period to be audited.		
	2.	Objectives of audit.		
	3.	Funds to be audited (including component units).		
	.4.	Federal programs.		
	.5	Additional audit requirements.		
	6.R	eports to be issued.		
	7.	Nonaudit services to be performed an independence restrictions.	d	
	8	The audit will be conducted in accordance wit U.S. generally accepted auditing standards. Chapter 11 of the Code of Iowa and Government Auditing Standards, issued by the Comptrolle General of the United States.	s, <u>1t</u>	
B.	Timi	ng of:		
	1.	Fieldwork.		
	2.	Release of report.		
C.	Avai	lability of records.		
D.	Wor	king space arrangements, if applicable.		

DISTRICT	Sample	District

June 30, 2006

# $\frac{\textbf{PLANNING CONFERENCES}}{\textbf{ENTRANCE}}$

	Ite	<u>Discussion</u>	
E.	Ez	stent of internal audit/other client assistance.	
F.	Αι	aditor's responsibilities for:	D: 10
	1	Obtaining an understanding, testing and reporting on internal controls and	Discussed?
	1.	compliance with laws and regulations (discussion of par. 4.12 and 4.13 of Government Auditing Standards may be helpful).	
	2.	Discovering and reporting contractual compliance violations and questioned costs.	
	3.	Obtaining reasonable, not absolute, assurance that the financial statements are free of material misstatement, whether caused by error or fraud. Accordingly, a material missatatement may remain undetected. Also, an audit is not designed to detect errors or fraud that is immaterial to the financial statements.	
	4.	Communicating certain matters to audit committee, entity contracting the audit or other party responsible for oversight. (Identify audit committee or other party, if one exists.)	
	5.	Communicating with management if auditor becomes aware that the entity is subject to an audit requirement(s) that is not encompassed in the terms of the engagement.	
G.	Cl	ient responsibilities for:	
	1.	Financial statement assertions and management representation letter accepting such responsibilities.	
	2.	Internal controls.	
	3.	Identifying and ensuring the District complies with all laws, rules and regulations that may have a direct and material effect on the financial statement amounts and for disclosing all known instances of non-compliance.	
	4.	Making all financial records and related information available to the auditor.	
	5.	Providing auditor with representation letter at completion of audit including an affirmation that uncorrected misstatements are immaterial.	
	6.	Adjusting the financial statements to correct material misstatements.	
	7.	Preparing required supplementary information (RSI), including management's discussion and analysis (MD&A) and other supplementary information. (If applicable.)	

DISTRICT	Sample	District
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June 30, 200	06
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# $\frac{\textbf{PLANNING CONFERENCES}}{\textbf{ENTRANCE}}$

<u>Items</u>	<u>Discussion</u>
Н.	Status of prior year's audit comments.
I.	Personnel changes.
J.	Accounting problems during the year.
K.	Pending litigation.
L.	Significant accounting policies.
М.	Extent of computerized books and records.
N.	Related party/business transactions.
O.	Potential component units, including changes from the prior year and entities which the District is acting as the fiscal agent.
P.	28E Organizations in which the District is a participant.
Q.	Understanding of fee and billing arrangements. Briefly document discussion.

DISTRICT	Sample	District
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June 30, 2006

# PLANNING CONFERENCES ENTRANCE

<u>Items</u>	<u>Discussion</u>

- R. Additional items for audit planning:
  - 1. New capital projects or completion of projects from prior year.
  - 2. New grants or completion of grants from prior year.
  - 3. New revenue sources such as local option sales tax, new levy, etc.
  - 4. Debt issuances or refundings/retirements of debt.
  - 5. Significant changes in District's budget from prior year and significant amendments to District's current year budget.
  - 6. Others.
- S. GASB: Statements 43/45/47 implementation requirements.
- T. GASB 34 Inquire as to whether any funds have been identified as discretionary major funds.
- U. Inquire of management about their understanding of the risk of material misstatement due to fraud and whether they have knowledge of fraud that has occurred.

DISTR	RICT	Sample Dist	trict			
June 3	30, 2006				PLA	NNING CONFERENCES ENTRANCE
<u>Iten</u>	<u>ns</u>				<u>Discussion</u>	
V.				existence of a pr determine if frauc		enting, deterring or e been identified.
W.	fraud r	risk factors rel		al reporting and m		n and others about of assets throughout
X.	Inquire o	of managemen	t about the exis	tence of any know	n limitations on	the audit.
Υ.	Other ite	ems				
	nowledge District Re				Date	

DISTF	ICT Sample District
June	30, 2006 <u>PLANNING CONFERENCES</u> <u>MANAGER</u>
Date:	
Time:	
<u>Items</u>	Discussion
A.	Last year's items for next year's audit.
В.	Significant findings from audit planning.
C.	Single Audit requirements, if applicable.
D.	Results of obtaining an understanding of internal controls.
E.	Nonaudit services to be performed and results of evaluation of independence impairment.
F.	Significant audit program modifications.
G.	Preliminary audit strategy (PAS) summary including planned audit approach.
Н.	Audit time budget:
	1. Timing of fieldwork.
	2. Staff scheduling.
	3. Budget variances.
I.	Other
	by of planning conference and PAS summary provided to eputy
Dei	outy Date

GF-4

DISTRICT	Sample District	

### June 30, 2006 REVIEW OF MINUTES

Date	Significant Action (S/A)	W/P REF

DISTRICT Sample District

June 30, 2006 TRIAL BALANCE

		PROCEDURE	овј.	DONE BY	W/P REF	N/A	REMARKS
Audit	Obj	ective:					
A.		ovide a document which links the report or financial atements to supporting workpapers.					
Audit	Pro	ocedures:					
A.	typ pre	tain and verify or prepare working trial balances by fund e, fund, function and objective class as needed. If pared by auditor, determine that independence will not be paired.					
	1.	A separate trial balance should be prepared for each fund.					
	2.	Account classifications should be minimized and consistent with the GASB Codification and/or the sample report.					
	3.	Foot the working trial balances to verify their accuracy, if applicable.					
	4.	Document the source of the information for the beginning balance amounts.					
В.		cord, as necessary, accrual activity and adjusting journal ries.	A				
	1.	The adjusting journal entries should be consolidated on a separate page, numbered, briefly explained or described and referenced to supporting workpapers.					
	2.	Obtain and document District approval and concurrence for adjusting journal entries.					
	3.	Reconcile reversing journal entries with prior year report.					
C.	Rec	cord reclassifications as necessary.	A				
	1.	The reclassification entries should be consolidated on a separate page, lettered, briefly explained or described and referenced to supporting workpapers if possible.					
	2.	Determine amounts due to/from Agency Funds are eliminated and recorded as cash adjustments.					
	3.	Inform the District of all reclassifications which they should be cognizant of and receive their concurrence.					
D.	Pre	pare closing entries for each fund, if applicable.	A				
E.	adj	erence the amounts to supporting workpapers. The usted trial balance amounts should be referenced to porting working papers.					
F.	wor and cas	each proprietary fund, prepare a cashflow worksheet. The ksheet should reconcile the changes in assets, liabilities I fund equity and the operating statement activity to the h flows for each fund. Amounts on the cashflow ksheets should be referenced to supporting workpapers.					

June 30, 2006 TRIAL BALANCE

				DONE	W/P	/ 4	
		PROCEDURE	OBJ.	BY	REF	N/A	REMARKS
G.	Rec	ord full accrual entries for the entity-wide statements.					
	1.	The entries should be briefly explained or described and referenced to supporting workpapers. Information should be sufficient to prepare reconciliation between fund financials and entity-wide statements.					
	2.	For initial year of implementation, prepare journal entries necessary to restate the beginning of the year to full accrual.					
	3.	Reconcile reversing journal entries with prior year report.					
	4.	Allocate Internal Service Funds net profit/loss to the functions that benefited from the services provided.					
	5.	Eliminate interfund governmental activity including interfund receivables and payables and transfers.					
	6.	Obtain District concurrence for full accrual journal entries.					
	7.	Review receipt classifications for proper reporting on entity-wide statement.					
ALTE	RNA	TE/ADDITIONAL PROCEDURES:					
CONC	CLUS	SION:					
We h	iave ctive	performed procedures sufficient to achieve the audit is for trial balances, and the results of these procedures uately documented in the accompanying workpapers.					
Incha	rge	Date					
Mana	ger	Date					
Indep Revi		ent r Date					

June 30, 2006 <u>CASH</u>

		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
Finar	ıcial	Statement Assertions:					
1. 2. 3. 4. 5.	Co Ri Va	istence and Occurrence impleteness ghts and Obligations luation and Allocation esentation and Disclosure					
Audit	Obj	ectives:					
A. B. C. D.	tra th All ba Ca dis Ca res	sh on the combined balance sheets is on hand, in ansit or on deposit with third parties (depositories) in a name of the District. (1) I cash of the District is included in the combined lance sheet. (2) I sh balances reflect a proper cut-off of receipts and sbursements, and are stated at the correct amounts. (4) I sh balances are presented properly by fund type, stricted cash is presented separately by fund type, and lated disclosures are adequate. (5)					
Audit	Pro	cedures:					
A.	Cas	h on Hand					
	1.	Determine locations, custodians and amounts of all cash funds and select funds to be counted. (Coordinate with examination of investments on hand, in separate audit program section.)	A,B,C				
	2.	For funds selected, count and list all cash and cash items. Obtain custodian's signature for return of cash.					
	3.	Reconcile to established balance.					
	4.	Determine and document reason for any unusual items such as employee and officials checks.					
	5.	Ascertain reason for checks not deposited immediately.					
	6.	Determine that all checks were properly endorsed.					
	7.	Determine frequency of petty cash replenishment.					
	8.	Determine petty cash payments are reasonable and authorized.					
В.	Uno	deposited Receipts					
	1.	Determine whether prenumbered receipts were made immediately for all undeposited receipts at the end of the year and that subsequent deposit agrees with books and bank.	A,C				
	2.	Obtain explanations for variances and document findings/conclusions.					

# DISTRICT Sample District

June 30, 2006 <u>CASH</u>

					DONE	W/P		
			PROCEDURE	OBJ.	BY	REF	N/A	REMARKS
C.	Cas	sh In I	Bank					
	1.	Cont	irm ending bank balances and authorized checkers.	A,B,C,				
	2.		rtain and document that confirmed, authorized k signers are current employees who should sign ks.					
	3.	relat	opropriate, request a cut-off bank statement and ed paid checks directly from the bank for days wing year-end.					
	4.	state	t-off bank statements were not received, obtain bank ement and paid checks for the month immediately wing year-end and perform these procedures:	А,В				
		a.	Scrutinize bank statement for erasures and prove mathematical accuracy of statement (withdrawals equal opening balance plus deposits minus closing balance.)					
		b.	Ascertain that the total of paid checks and debit memos equal total withdrawals per bank statements.					
		c.	Examine the paid date of each check to ascertain that the check was paid by the bank during the period covered by the bank statement.					
		d.	Ascertain that the opening balance equals the closing balance from the previous bank statement.					
	5.		in or prepare bank reconciliations for bank accounts year-end.	A,B,C				
		a.	If prepared by District, foot bank reconciliation.					
		b.	Reconcile bank balances with book balances.					
		c.	Obtain or prepare a list of outstanding checks at the end of the period under audit. Include check number, amount and date written for each listed check.					
		d.	Verify, on a test basis, that listed outstanding checks cleared the bank after June 30.					
		e.	For outstanding checks over \$ which did not clear the bank by July 31st, examine supporting documentation and list payee. Ascertain and document subsequent disposition.					
		f.	Determine whether District is writing and holding checks at June 30. Comment accordingly.					
			1) Determine whether amount is material.					
			<ol> <li>Obtain District's concurrence to adjust or determine if opinion should be modified.</li> </ol>					

June 30, 2006 <u>CASH</u>

	PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
g.	Trace all deposits in transit to subsequent bank statement and document the date deposited per books and per bank.					
h.	Identify, document and determine the propriety of other reconciling items.					
	ce transfers between banks, including money market ounts, for five days on both sides of statement date:	B,C				
a.	Prepare a schedule detailing each transfer check, recording the amount, check number, date disbursed per books and per bank, date received (deposited) per books and per bank.					
b.	Review the schedule to determine that the receipt (deposit) and disbursement side of each transfer are recorded in the proper period.					
	ermine extent of use of wire transfers. Perform cedures as necessary.					
8. Star	mped warrants.					
a.	Determine that stamped warrants were included as program disbursements/expenditures at the time of issuance, rather than at the time of redemption.					
has cha	ne if the risk of material misstatement due to fraud nged based on results of substantive tests performed. rform appropriate procedures.					
	ne whether cash balances are properly classified and disclosures are adequate.	D				
<u>ALTERNATE/</u>	ADDITIONAL PROCEDURES:					
CONCLUSION						
objectives 1	formed procedures sufficient to achieve the audit for cash, and the results of these procedures are documented in the accompanying workpapers.					
Incharge	Date					
Manager	Date					
Independent Reviewer	Date					

DISTRICT Sample District

June 30, 2006 <u>INVESTMENTS</u>

		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
Finar	cial	Statement Assertions:					
1. 2. 3. 4. 5.	Co Ri Va	ristence and Occurrence ompleteness ghts and Obligations lluation and Allocation esentation and Disclosure					
Audit	Obj	ectives:					
А. В. С.	se ph in In co In co in (5)						
Audit	Pro	cedures:					
A.	for U.S	tain or prepare a schedule of all investment transactions the year including investments owned as of year-end. For a government securities, the schedule should list the parale of the security in addition to its cost.					
	1.	Test mathematical accuracy and trace balances to the year-end bank reconciliation and trial balance.	В				
	2.	Determine that all investments were recorded.	A				
	3.	On a test basis, trace collections from sale of investments to deposit or to rollover investment.					
	4.	Examine investments on hand and trace to investment records.	A,B				
	5.	If the District has investments in government securities, sight actual investment certificate if held by the District, or confirm ownership with outside safekeeping agent.	A				
	6.	Determine that all investments are recorded at cost or, if acquired by gift, at fair value at date of gift. (See Step F. below. Investments should be reported at fair value in accordance with GASB 31.	В				
	7.	For investments held by the District at the end of the year not able to be inspected because they were sold prior to our audit, vouch sale of investments to supporting documents and trace proceeds to bank deposit. Examination of safekeeping receipts is not sufficient.	A				
В.	Cor	nfirm investments at the end of the year.	А,В				
C.	457	erred compensation plans must comply with IRC Section plans. Determine if a fiduciary relationship exists ween the District and the deferred compensation plan. (A					

# DISTRICT Sample District

June 30, 2006 <u>INVESTMENTS</u>

	PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
	fiduciary relationship exists if there is a formal trust agreement between the District and the Section 457 plan, the District offers investment advice or the District is involved in the administration of the plan.)					
	1. If a fiduciary relationship exists, the deferred compensation plan assets should be recorded as a Special Revenue Fund, in accordance with GASB 32.					
	2. Confirm material deferred compensation plan assets at the end of the year.					
	3. If no fiduciary relationship exists, no disclosure is necessary.					
D.	Related Income					
	1. Recalculate interest on a test basis.	В				
	2. Compute interest receivable at June 30.	В				
	3. Determine that all June 30 unrecorded interest has been recorded to the credit of the appropriate fund.	В				
E.	Determine propriety of any investments pledged as debt collateral or otherwise restricted.	C				
F.	Determine that investments are reported at fair value in accordance with GASB 31. The change in fair value is recorded as net increase (decrease) in the fair value of investments.					
G.	Document investment information for footnote disclosure in accordance with GASB 40 as follows:	C				
	1. Investments on hand at June 30 should be listed by type and include maturities.					
	2. Include the appropriate disclosures for the applicable risks:					
	a. Credit risk					
	b. Custodial credit risk					
	c. Concentration of credit risk					
	d. Interest rate risk					
	e. Foreign currency risk					
Н.	If the District has stock:	А,В				
	1. Determine whether the District bought or was given the stock.					
	2. If the stock was acquired through gift, determine the terms and conditions of the gift.					
	3. Include pertinent documentation in the permanent file.					

June 30, 2006 <u>INVESTMENTS</u>

	PROCEDURE	OBJ.	DONE BY	W/P REF	NI / A	DEMADES
	PROCEDURE	ОБО.	DI	KEF	N/A	REMARKS
I.	If the District has investments in derivatives determine that appropriate disclosures are made in accordance with FASB 119, SAS 92, FASB 138, FASB 133, and FASB 149.					
J.	If the District has transferred financial assets or entered into a servicing contract for assets or liabilities, determine that the appropriate disclosures and assets or liabilities are recorded in accordance with FASB 140.					
K.	If the District has investments with no observable market price, determine the method of measurement of fair value and evaluate for propriety in accordance with AU Section 328.					
L.	If the District participates in security lending transactions, determine that the transactions are properly reported and the appropriate disclosures are made in accordance with GASB 28.					
M.	Determine if the risk of material misstatement due to fraud has changed based on results of substantive tests performed. If so, perform appropriate procedures.					
N.	Determine whether investments are properly classified and related disclosures are adequate.	С				
ALTE	RNATE/ADDITIONAL PROCEDURES:					
CON	CLUSION:					
ob	have performed procedures sufficient to achieve the audit jectives for investments, and the results of these procedures e adequately documented in the accompanying workpapers.					
Incha	arge Date					
Mana						
	pendent					
Rev	iewer Date					

DISTRICT	Sample	District
DISTRICT	Sample	District

June 30, 2006 RECEIVABLES

				PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
Finar	cial	State	emen	t Assertions:					
1. 2. 3. 4. 5.	<ol> <li>Completeness</li> <li>Rights and Obligations</li> <li>Valuation and Allocation</li> </ol>								
Audit	Obj	ectiv	es:						
А. В. С.	pro Ac ac An be	oper coun tiviti ade en es ated	amou ts re es the quate stabli disc	ceivable are valid and have been billed in the ints, for services rendered. (1,3) ceivable include all amounts still owed for rough the end of the period. (2) e allowance for uncollectible accounts has shed, and revenue, accounts receivable and closures are properly presented in the nancial statements. (4,5)					
Audit	Pro	cedu	res:						
A.	Obt	ain o	r prep	pare a schedule of receivables.					
	1.	The	sched	lule should include:					
		a.	Loca	ıl tax receivable.					
		b.	Acco	ounts receivable.					
		c.	Amo	ounts due from other funds.					
		d.	Accr	rued interest.					
		e.	Amo	ounts due from other governments including:					
			1)	Tuition and transportation.					
			2)	Foundation aid - District's share.					
			3)	Title I.					
			4)	Vocational education aid.					
			5)	State and federal aid lunch claims.					
			6)	Other (list):					
				<u> </u>					
		_							
	2.			receivables to the trial balance.	В				
	3.	rece appo	ivable ortion	material receivables, including local tax (collected by County Treasurer in June and ed in July and delinquent amounts due the t June 30, if applicable) and investigate any cies.	А,В,С				

# DISTRICT Sample District

June 30, 2006 RECEIVABLES

	PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
	4. Document why confirmations were not obtained, such as:					
	a. Not practical, alternate procedures more efficient.					
	<ul><li>b. Other, please explain.</li></ul>					
3.	Alternative procedures to confirmation:	A,B				
	<ol> <li>Perform tests to verify that receivables represent goods/ services performed prior to June 30.</li> </ol>	11,2				
	2. Trace receivables to subsequent receipt and deposit.					
C.	Test for deposits made in the next year to determine if amounts should have been recorded as a receivable in the current year.	В				
D.	Determine that interfund receivables and payables reconcile and trace to approvals.					
E.	Determine the necessity for or adequacy of the allowance for doubtful accounts.	A,C				
F.	Prepare a summary of tests performed and review for adequacy.					
G.	Determine if the risk of material misstatement due to fraud has changed based on results of substantive tests performed. If so, perform appropriate procedures.					
H.	Determine whether receivables are properly classified and disclosures are adequate.	С				

June 30, 2006 RECEIVABLES

PROCEDURE	OBJ.	DONE BY	W/P REF	NI / A	DEMARKS
PROCEDURE	ОБЈ.	БІ	REF	N/A	REMARKS
ALTERNATE/ADDITIONAL PROCEDURES:					
CONCLUSION:					
We have performed procedures sufficient to achieve the audit objectives for receivables, and the results of these procedures are adequately documented in the accompanying workpapers.					
Incharge Date					
Manager Date					
Independent					
Reviewer Date					

### June 30, 2006 PREPAID EXPENSES

	PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
Finaı	ncial Statement Assertions:					
1. 2. 3. 4. 5.	Existence and Occurrence Completeness Rights and Obligations Valuation and Allocation Presentation and Disclosure					
Audi	t Objectives:					
А.	Prepaid expenses are properly recorded and repcomplete listing of material costs that are allefuture periods, and are properly amortized on consistent with that used in prior periods. (1,2,3) Prepaid expenses are properly described and and related disclosures are adequate. (5)	ocable to a basis ,4)				
Audi	t Procedures:					
A.	Obtain or prepare a schedule of material prepaid exp	enses.				
B.	Examine supporting documentation and verify reason of computed prepaid amounts.	nableness A				
C.	Prepare a summary of tests performed and readequacy.	eview for				
D.	Determine if the risk of material misstatement due has changed based on results of substantive tests p If so, perform appropriate procedures.					
E.	Determine whether prepaid expenses are properly and disclosures are adequate.	classified B				
<u>ALTE</u>	CRNATE/ADDITIONAL PROCEDURES:					
CON	av tvavo v					
	CLUSION:					
ob pro	have performed procedures sufficient to achieve to be piectives for prepaid expenses, and the results occdures are adequately documented in the accorately prepared in the accorately p	of these				
Incha	arge Date					
Mana	ager Date					
	pendent iewer Date					

DISTRICT Sample District

June 30, 2006 <u>INVENTORY</u>

		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
Finar	ancial Statement Assertions:  Existence and Occurrence Completeness Rights and Obligations Valuation and Allocation Presentation and Disclosure lit Objectives:  Inventory recorded represents a complete listing of materials and supplies owned by the District and such assets are physically on hand. (1,2,3) Inventory listings are accurately priced, extended, footer and summarized and the totals are properly reflected in the accounts. (4) Inventory is properly classified by fund type in the combined balance sheets and disclosure is made or related equity reserve if appropriate. (5) lit Procedures: Inventory Observation  Test count a selection of items. Count items of larger dollar and quantity amounts.  Trace amounts of inventory per listing to amounts on hand.  Trace amounts of inventory on hand to amounts on listing.						
1. 2. 3. 4. 5.	Co Ri Va	ompleteness ights and Obligations aluation and Allocation					
Audit	Ob	jectives:					
А.	m as In	aterials and supplies owned by the District and such sets are physically on hand. (1,2,3) ventory listings are accurately priced, extended, footed					
c.	th In	ventory is properly classified by fund type in the ombined balance sheets and disclosure is made of					
Audit	Pro	ocedures:					
A.	Inv	entory Observation					
	1.	Test count a selection of items. Count items of larger dollar and quantity amounts.	A				
	2.	Trace amounts of inventory per listing to amounts on hand.					
	3.	Trace amounts of inventory on hand to amounts on listing.					
	4.	Obtain cut-off information.					
	5.	Document reason(s) inventories were not observed.					
В.		tain a final inventory listing at June 30 and trace auditor's unts into this listing.	А,В				
	1.	Foot listing and test extensions of selected items for mathematical accuracy.					
	2.	Review list for reasonableness.					
	3.	Evaluate cut-off procedures.					
C.	Pri	ce Tests	В				
	1.	Determine inventory valuation method.					
	2.	Make a list of inventory items to be price tested and request District to locate invoices.					
	3.	Verify unit costs of inventory items selected.					
	4.	If applicable, trace to perpetual records.					
D.		pare a summary of tests performed and review for equacy.					

DISTRICT Sample I	District
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June 30, 2006 <u>INVENTORY</u>

				DONE	W/P		
	PROCEDURE		OBJ.	BY	REF	N/A	REMARKS
E.	Determine if the risk of material misstatement has changed based on results of substantive If so, perform appropriate procedures.						
F.	Determine whether inventories are properly disclosures are adequate.	classified and	С				
ALTE	ERNATE/ADDITIONAL PROCEDURES:						
CON	OI LIGION.						
	CLUSION:	1.: 411:4					
	have performed procedures sufficient to ac ojectives for inventory, and the results of these						
	dequately documented in the accompanying wor						
Inch	arge Date						
	pendent						
	viewer Date	·					

June 30, 2006 CAPITAL ASSETS

		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
Finar	ıcial	Statement Assertions:					
1. 2. 3. 4. 5.	Co Ri Va	cistence and Occurrence ompleteness ghts and Obligations luation and Allocation esentation and Disclosure					
Audit	Obj	ectives:					
А. В.	th or	pital assets represent a complete and valid listing of e capitalizable cost of assets purchased, constructed, leased by the District, and are physically on hand. dditions" or capital expenditures represent a complete					
c.	an "D de da	d valid listing of the capitalizable cost of the property d equipment acquired during the period. eletions" of capitalized costs and, if applicable, related preciation associated with all sold, abandoned, maged, or obsolete capital assets have been removed om the accounts.					
D. E.	De ap co Ca cla	epreciation and the related allowance account, if plicable, has been computed on an acceptable basis insistent with that used in the prior year. (1,2,3,4) epital expenditures and capital assets are properly assified by fund or type of activity in the combined					
Andit	ad	nancial statements, and related disclosures are equate. (5)					
A.		apital assets have been previously reported:					
	1.	Obtain a reconciliation of capital asset activity for the fiscal year.					
	2.	Document the capitalization policy for each class of asset.					
	3.	If applicable, determine when retroactive reporting of infrastructure will occur. (Phase 1 governments may elect to delay retroactive reporting of infrastructure until fiscal years beginning after June 15, 2005 and Phase 2 until June 15, 2006. Phase 3 governments are not required to report infrastructure assets retroactively.)					
	4.	Trace a selection of additions to the list of assets.					
		<ul> <li>Determine that major additions were authorized by the Board.</li> </ul>					
		<ul> <li>Determine that classification as an asset, rather than repairs and maintenance expense, is consistent with policy.</li> </ul>	E				
		c. Observe existence of the capital asset addition.	В				
		d. If capital asset additions were not included in the expenditure test population, for each tested addition examine invoices and other supporting documentation.					

# DISTRICT Sample District

June 30, 2006 CAPITAL ASSETS

			PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
		e.	For reporting:					
			1) Obtain the District's reconciliation of additions to the related expenditures.					
			2) Determine the amount of revenue to be recorded as contributions from other governments for the addition of capital assets that were acquired through expenditures made by other governments.					
			3) Analyze the capital projects expenditures to determine completeness of capital asset additions and discuss with District management whether uncapitalized expenditures should be reclassified to repair and maintenance.					
			4) For construction in progress, determine and document the status at year-end.					
	5.	Dele	etions:	С				
		a.	Trace to supporting documentation.					
		b.	Trace to authorization.					
		c. d.	Trace proceeds to cash receipts journal.  Determine the gain/loss on disposal of capital assets.					
	6.	Trac	ce a selection of capital assets to physical existence.	A				
		a.	Select items to trace from the listing to the actual asset.					
		b.	Select items to trace from the actual asset to the listing.					
	7.	Foot	t additions, deletions and capital asset listing.					
	8.	Dep	reciation:					
		a.	Document depreciation policy and useful lives used by each class of asset.					
		b.	Determine if depreciation methods and useful lives are consistently applied.					
		c.	Verify mathematical accuracy.					
		d.	Test computation of depreciation expense and extension of accumulated depreciation.					
		e.	Evaluate whether the remaining useful lives of assets are reasonable based on normal operations.					
В.	If c	apital	assets have not been previously reported:					
	1.	Dete	ermine asset valuation basis.					
	2.	Revi	iew records for adequacy and completeness.					

# DISTRICT Sample District

June 30, 2006 CAPITAL ASSETS

		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
	3.	If auditable, select items from each category (land, buildings, improvements other than buildings, machinery and equipment, infrastructure and construction in progress) and physically inspect those items.	A				
	4.	For machinery and equipment selected in (3) above, trace original cost to contracts, invoices, etc., to determine accuracy of cost. For land, buildings, improvements other than buildings and construction in progress, infrastructure, trace material items to contracts, invoices, etc., to determine accuracy of costs.					
	5.	Trace a selection of actual assets to the listing.	A				
	6.	Foot capital asset listing if maintained manually.					
C.		alyze equipment leases to determine if they meet FASB 13, SB 145 criteria.	E				
D.		in impairment of capital assets exists under GASB 42 eria:	C, E				
	1.	Determine appropriate adjustments were made to the asset valuation.					
	2.	Determine required disclosures were included for capital asset impairments.					
	3.	Determine insurance recoveries on impaired assets were properly recorded.					
E.		pare a summary of tests performed and review for quacy.					
F.		capital asset records are not maintained, perform the owing:					
	1.	Trace approval of selected acquisitions in the minutes to the disbursements journal.	В				
	2.	Trace approval of selected asset dispositions from the minutes to the receipts journal.	C				
	3.	Review records for unapproved acquisitions or dispositions.					
G.	has	ermine if the risk of material misstatement due to fraud changed based on results of substantive tests performed. o, perform appropriate procedures.					
Н.		ermine whether capital assets are properly classified and closures are adequate.	E				

June 30, 2006 <u>CAPITAL ASSETS</u>

PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
PROCEDURES:  ALTERNATE/ADDITIONAL PROCEDURES:  CONCLUSION:	OBJ.			N/A	REMARKS
We have performed procedures sufficient to achieve the audit objectives for capital assets, and the results of these procedures are adequately documented in the accompanying workpapers.					
Incharge Date Manager Date Independent					
Reviewer Date					

# DISTRICT Sample District

### June 30, 2006

				DONE	W/P		
		PROCEDURE	OBJ.	BY	REF	N/A	REMARKS
Finaı	ncial Stat	ement Assertions:					
1. 2. 3. 4. 5.	Comple Rights Valuati	nce and Occurrence eteness and Obligations on and Allocation tation and Disclosure					
Audit	t Objectiv	res:					
A. B.	suppor Liabilit amoun	ties at the balance sheet date are properly ted. (1) ties are properly authorized, represent the correct ts of currently payable items in the proper period lect all outstanding obligations. (2,3,4)					
C.	Liabilit						
Audit	t Procedu	res:					
A.	Current	liabilities					
		ain or prepare schedules of payables and identify punts as follows:					
	a.	Accounts payable.					
	b.	Accrued payroll.					
	с.	Accrued payroll taxes.					
	d.	Due to other funds.					
	e.	Due to other governments.					
	f.	Contracts payable (including retainage, if applicable).					
	g.	Anticipatory warrants.					
	h.	ISCAP warrants payable.					
	i.	ISCAP accrued interest payable.					
	j.	Tuition/transportation payable.					
	k.	Matured portion of accrued compensated absences for governmental funds					
	1.	Early retirement (current portion).					
	m.	Estimated losses from loss contingencies (including incurred but not reported claims relating to self insurance funds).					
	n.	Matured portion of termination benefits for governmental funds.					
	о.	Other (list):					
	2. Foo	t listings for accuracy.	В				

# DISTRICT Sample District

### June 30, 2006

		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
	3.	Test the accuracy and classification of recorded liabilities by examining supporting documentation.	А,В				
В.	Def	erred Revenue					
	1.	Determine that a deferred revenue account is established for unspent grant proceeds, delinquent property taxes, succeeding year property taxes and other revenues that have been accrued that are measurable but not available.					
	2.	Determine reasonableness of deferred accounts.					
	3.	Trace to supporting documentation.	А,В				
C.	Ant	icipatory Warrants					
	1.	Obtain or prepare a schedule of obligations outstanding at year-end and reconcile to obligations outstanding at the beginning of the year, obligations issued during the year and obligations redeemed during the year.	А,В				
	2.	Confirm end of year balances of anticipatory warrants.	А,В				
	3.	Trace receipts of such obligations into the cash receipts journal and bank statements.	В				
	4.	If proceeds are not recorded in cash receipts journal, trace to subsidiary ledger and prepare recommended adjustment to properly record.					
	5.	Obtain information on interest paid during the year and payment date and recompute interest paid on a test basis.					
	6.	Determine that anticipatory warrants redeemed were recorded as disbursement at the time of redemption.					
	7.	Anticipatory warrants issued and redeemed during the year should be included as other financing sources and uses, respectively.					
	8.	Include the amount outstanding at June 30 on the balance sheet as anticipatory warrants payable.					
D.		ermine that Iowa School Cash Anticipation Program CAP) activity has been properly recorded, including:	А,В				
	1.	ISCAP warrants payable recorded in the amount of the ISCAP warrants originally issued.					
	2.	ISCAP accrued interest payable.					
	3.	ISCAP disbursement and debt service funds recorded as restricted investments.					
	4.	ISCAP accrued interest receivable recorded as a restricted asset.					
	5.	ISCAP assets and liabilities should be confirmed with the appropriate financial institution.					

# DISTRICT Sample District

### June 30, 2006

	PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
E.	Perform a search for unrecorded liabilities, including the following sources, and schedule findings to show the effect of the potential adjustment on operations or financial position:	B,C				
	1. Examine files of receiving reports unmatched with vendors' invoices, searching for significant items received on or before the balance sheet date.					
	2. Inspect files of unprocessed invoices and vendors' statements for unrecorded liabilities.					
	3. Review the cash disbursements/expenditures journal for disbursements/expenditures after the balance sheet date; obtain and examine supporting detail for each disbursement/expenditures of \$ and over and determine that accounts payable as of the balance sheet date were properly recorded.					
	4. Inquire of responsible District staff about their knowledge of additional sources of unprocessed invoices, unrecorded commitments, or contingent liabilities. Indicate who responded to our inquiry in the remarks columns.					
F.	Prepare a summary of tests performed and review for adequacy.					
G.	Determine if the risk of material misstatement due to fraud has changed based on results of substantive tests performed. If so, perform appropriate procedures.	1				
H.	Determine whether current liabilities are properly classified and disclosures are adequate.	С				

June 30, 2006

PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
ALTERNATE/ADDITIONAL PROCEDURES:					
CONCLUCION.					
CONCLUSION:  We have performed procedures sufficient to achieve the aud	it				
objectives for current liabilities, and the results of thes procedures are adequately documented in the accompanying workpapers.	se				
Incharge Date					
Manager Date					
Independent Reviewer Date					

### June 30, 2006

### **LONG-TERM LIABILITIES/DEBT**

PROCEDURE	OBJ.	DONE BY	W/P	RT / A	DEMARKS
PROCEDURE	ОБЈ.	БІ	REF	N/A	REMARKS
Financial Statement Assertions:  1. Existence and Occurrence 2. Completeness 3. Rights and Obligations 4. Valuation and Allocation 5. Presentation and Disclosure					
Audit Objectives:					
<ul> <li>A. Debt is authorized and recorded in the proper fund typ and account group or governmental or business-typ activities. (1)</li> <li>B. All indebtedness of the District is identified, recorde and disclosed. (2)</li> <li>C. The District has complied with the provisions of the provisions of the discrete and discrete has complied with the provisions of the discrete has complied with the discrete has complied with the provisions of the discrete has complied with the discrete has complete has</li></ul>	ed .				
indentures and agreements related to the debt. (3)  D. Related disbursements or expenditures (includin principal and interest payable) are properly recorded classified, and disclosed. (4)  E. Debt and related restrictions, guarantees an	d,				
commitments are properly presented in the combine financial statements and the related disclosures ar adequate. (5)					
Audit Procedures:					
A. Obtain or prepare a schedule of long-term liabilities.					
1. The schedule should include the following:					
a. General obligation bonds.					
b. Lease-purchase agreements/capital leases.					
c. Installment Purchase contracts.					
d. Judgments and claims.					
e. Compensated absences:					
1) Portion due within one year					
2) Portion due after one year					
f. Termination benefits					
g. Other (list):					
	_				
	_				
	_				
	_				
	_				
2. Determine the reasonableness of the amounts recorded.	A,B,D				

# DISTRICT Sample District

#### June 30, 2006

#### **LONG-TERM LIABILITIES/DEBT**

		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
В.	Ger	neral Obligation Bonds/Notes					
	1.	Determine that copies of bond or note provisions (ordinances or resolutions), including refunding bond/note issues and escrow agreements for note disclosure, sales agreements, and/or contracts are included in the permanent file.					
	2.	Review bond or note provisions for compliance with restrictive and reporting requirements and test adequacy of required account balances and document findings. Document and include any non-compliance in the notes to the financial statements and audit report comment.	C,E				
	3.	Determine and document whether a bond or note register is maintained and kept current.					
	4.	Obtain or prepare a summary of bond or note indebtedness activity for the year by bond or note issue.					
	5.	On a test basis, trace paid bonds/notes and coupons to the bond/note register and determine if they have been properly canceled.					
	6.	Reconcile bonds or notes redeemed and bond or note interest paid to general ledger.	A,B,D				
	7.	Summarize bonds/notes and interest due but not paid at year-end.					
	8.	Confirm bond/note activity for registered bonds/notes if District has designated an outside registrar or paying agent.	A				
	9.	On a test basis trace bond/note and interest payments to canceled checks. Determine that payee agrees with bond/note and interest records for registered bonds/notes.					
	10.T	est interest expense for reasonableness and for the possibility of unrecorded debt.	А,В				
C.	Cap	oital Leases and Installment Purchases					
	1.	Review lease and installment purchase agreements.					
	2.	Identify capital versus operating leases according to FASB 13 and FASB 145 criteria.	E				
	3.	Obtain or prepare summary of payments for operating and capital leases and installment purchase agreements for the next five years and thereafter.					
	4.	Determine that initial proceeds were properly recorded as an other financing source and a disbursement was recorded in the proper expenditure account.					
	5.	Compare summaries to agreements.					
	6.	Determine fiscal year rental expense (net of leases for one month or less).					

## DISTRICT Sample District

### June 30, 2006

## **LONG-TERM LIABILITIES/DEBT**

	PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
	7. Reconcile to payment schedule.					
D.	Judgments and Claims (See also "Insurance and Self-Insurance" section of audit program)					
	1. Obtain a listing of judgments and claims against the District.					
	2. Trace to supporting documentation.					
	3. Determine if judgments/claims were paid out of the proper fund.					
E.	Determine that other long-term debt (lease-purchase agreements, deferred payment contracts, real estate contracts, local option sales tax bonds) is included in the financial statements if applicable, is properly disclosed, and that adequate documentation is filed in the workpapers.	A,B,E				
F.	Prepare a workpaper to compute the balance available in the Debt Service Fund, including accruals.					
G.	Review balance available in Debt Service Fund and compare to outstanding long-term debt.					
Н.	If Debt Service Fund balance is, or will be, sufficient to retire debt within the next year, discuss alternatives with District officials.					
I.	If the District has a Treasurer's Bond and Interest Account, prepare a workpaper to reconcile checking account receipts and disbursements for bonds and coupons per general ledger. Obtain information required for note disclosure.					
J.	Special Assessments	A,D,E				
	1. Determine if the District is paying any special assessments. If yes, review propriety of payment from fund charged. Assessments for repairs may be paid from General Fund; for improvements, from the PPEL Fund.					
	2. Obtain sufficient information for balance sheet and footnote disclosure and file.					
K.	Compensated Absences					
	1. Review the District's policies for earned vacation, sick leave and related FICA/IPERS benefits.					
	2. Obtain a summary of compensated absences at June 30.					
	3. Determine the amounts have been determined in accordance with the provisions of GASB 16, including calculated salary-related payments such as employer's share of social security and pension plan contributions, as applicable.					
	4. Record the amount of the matured liability in the governmental funds in accordance with GASB Interpretation 6.					

## DISTRICT Sample District

### June 30, 2006

## **LONG-TERM LIABILITIES/DEBT**

		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
	5.	The unmatured liability should be divided between portions due within one year and portions due in more than one year.	E				
	6. Review for reasonableness.		В				
	7.	Select amounts to test validity of compensated absences:	A,B,C,				
		a. Trace to supporting data.					
		b. Recalculate hourly rate, number of hours earned and unused and extensions.					
		c. Determine appropriateness of charges to various funds.					
L.	Ter	mination Benefits					
	1.	Review the District's termination benefits plan and determine that the plan was properly approved.					
	2.	Obtain or prepare a list of employees eligible for termination benefits under the plan and the amount of the District's current year expense and liability as of June 30.	В				
	3.	Distinguish between:	E				
		<ul> <li>Matured termination benefits not paid at June 30 for governmental funds.</li> </ul>					
		b. Long-term portion					
		1) due within one year					
		2) due after one year					
	4.	Select a number of eligible employees under the plan to determine if	A,B,C				
		a. the employees meet the requirements noted in the policy.					
		b. the employees were properly approved for participation in the plan.					
		c. the current year expense and liability were properly calculated as of June 30.					
	5.	Inquire of District personnel about other eligible employees not included in the list.					
	6.	Prepare the necessary footnote disclosure, including:	E				
		a. A general description of the termination benefit arrangements, including, but not limited to:					
		1) Information about the type(s) of benefits provided					
		2) The number of employees affected					

### June 30, 2006

#### **LONG-TERM LIABILITIES/DEBT**

	PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
	3) The period of time over which benefits are expected to be provided					
	b. The costs of termination benefits in the period in which the employer becomes obligated if the information is not otherwise identifiable from the disclosures on the face of the financial statements.					
	c. The significant methods and assumptions used to determine the termination benefit liabilities and expenses.					
M.	Prepare a summary of tests performed and review for adequacy.					
N.	Determine if the risk of material misstatement due to fraud has changed based on results of substantive tests performed. If so, perform appropriate procedures.					
O.	Determine whether long-term debt is properly classified and disclosures are adequate.	E				
<u>ALTE</u>	RNATE/ADDITIONAL PROCEDURES:					
CON	CLUSION:					
ob	have performed procedures sufficient to achieve the audit jectives for long-term debt, and the results of these procedures a adequately documented in the accompanying workpapers.					
Incha	arge Date					
Mana	ager Date					
	oendent iewer Date					

## DISTRICT Sample District

### June 30, 2006

#### **FUND BALANCE/NET ASSETS**

	PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
Finar	ncial Statement Assertions:					
1. 2. 3. 4. 5.	Existence and Occurrence Completeness Rights and Obligations Valuation and Allocation Presentation and Disclosure					
Audit	Objectives:					
А. В. С.	All and only properly authorized reservations and designations of the fund balance are recorded. (1,2) Components of fund balances are determined in accordance with requirements. (3) Components of net assets and/or fund balances and changes in fund balances are properly computed and are described, classified and disclosed appropriately as applicable in the entity-wide and /or fund financial					
	statements. (4,5)					
	Procedures:					
Α.	Reconcile beginning and year-end fund balance. (Note: For convenience, the term "fund balance" is used in this section as a broad term to describe all components of fund equities. Fund equities of proprietary fund types consist of retained earnings, which may have reserved and unreserved components).					
В.	Review funds, including Special Revenue Fund, student activity accounts, with deficit balances, determine the nature of the account and the reason for the deficit. Document findings and determine if a report comment on corrective action is necessary.					
C.	Analyze and verify the changes in all fund balances and trace to supporting documentation as applicable.	A,C				
D.	Determine that the proper amount of fund balance has been reserved for inventories, prepaid expenses, Phase III, school improvement technology funds, or other items as applicable.	В				
E.	Determine the proper classification of net assets for the Statement of Net Assets:					
	1) Invested in capital assets, net of related debt.					
	2) Restricted net assets.					
	3) Unrestricted net assets.					
F.	Determine that reservations and/or designations of fund balances are properly authorized based on review of the minutes, debt agreements, etc.	A				
G.	Certified Annual Report (CAR) (Chart of Account Upload and Web-Based Forms)					
	1. Reconcile Certified Annual Report balances and selected line items with District ledgers.					

## DISTRICT Sample District

### June 30, 2006

## FUND BALANCE/NET ASSETS

		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
	2.	Through inquiry and/or scanning records, determine that revenues received, such as tuition, federal, state or local grants, or other donations for special education purposes have been deducted from the special education expenditures reported. (After these have been deducted, the expenditures reported should be those for resident students only that are not funded through another source.)					
	3.	Investigate material variances.					
		a. Material variances should be discussed with District. Material variances are corrected as "upward and downward auditor's adjustments" to beginning balance on the subsequent fiscal year's CAR.					
		b. Consider report comment recommending contacting the DE regarding errors which could have a permanent effect on the District's unspent balance.					
Н.	sta Fin	ument reconciliation of District's year-end financial tements for all funds and LEA's Certified Annual ancial Report to appropriate exhibits or schedules in lit report.					
I.	adj	olve any differences in balances. Document District ustments or concurrence to adjust currently, if propriate.	В				
J.		mine journal entries or other adjustments made directly he financial statements. (AU 316.58)					
	1.	Scan the general ledger and select specific journal entries for testing. Document the items selected.					
	2.	Examine the related accounting records and supporting documents or ensure selected items have been examined as part of testing performed in individual transaction cycle audit programs.					
	3.	Identify and consider the appropriateness of significant adjustments. Examine whether supporting documentation agrees to amounts in the audit workpapers, where tested.					
	4.	Make inquiries of employees involved in the financial reporting process about the possibility of unusual or improper journal entries.					
K.		ermine proper classification of fund balance for report poses.	C				
L.	Det has	ermine if the risk of material misstatement due to fraud changed based on results of substantive tests performed. o, perform appropriate procedures.					

June	30,	2006
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### **FUND BALANCE/NET ASSETS**

PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
ALTERNATE/ADDITIONAL PROCEDURES:					
CONCLUCION					
<u>CONCLUSION</u> :  We have performed procedures sufficient to achieve the audit					
objectives for fund balances, and the results of these procedures are adequately documented in the accompanying workpapers.					
are adequately documented in the accompanying workpapers.					
Incharge Date					
Manager Date					
Independent Reviewer Date					

## DISTRICT Sample District

### June 30, 2006 <u>RECEIPTS/REVENUE</u>

		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
Finaı	ncial	Statement Assertions:					
1. 2. 3. 4. 5.	Co Ri Va	tistence and Occurrence ompleteness ghts and Obligations lluation and Allocation esentation and Disclosure					
Audit	t <b>Ob</b> j	ectives:					
A. B. C D	fis Al fis Re be Re	aly revenues that are available and measurable in this ical period have been recorded and are valid. (1) I revenues that are available and measurable in this ical period have been recorded. (1,2) evenues have been properly billed or charged and have en recorded at the correct amounts. (3,4) evenues are properly classified as applicable in the atity-wide statements and/or fund financial statements and related disclosures are adequate. (5)					
Audit	Pro	cedures:					
A.	Pro	perty Tax					
	1.	Confirm total tax receipts by levy directly with the County Treasurer.	А,В,С				
	2.	Trace distribution to ledger to determine if properly posted.					
	3.	Reconcile any differences.					
В.	Rev	enue From Other Governmental Sources					
	1.	Confirm revenue received from state and federal sources. Reconcile amounts per confirmation with general ledger.	А,В,С				
	2.	Trace amounts per confirmation to deposit and determine if timely.					
	3.	Determine that such funds were recorded in the proper fund, the proper period and were used for authorized purposes.					
C.	Sal	e of Bonds/Notes					
	1.	Review authorization for issuance.					
	2.	Determine that bonds/notes sold were properly recorded and trace proceeds to cash receipts record and bank statement.	A,C				
D.	Ger	neral					
	1.	On a test basis, foot and crossfoot the cash receipts journal and trace to District's financial report.					
	2.	Scan ledgers or receipt detail for unusual receipts. Investigate accordingly.					
	3.	Prepare a summary of tests performed and review for adequacy.					

### June 30, 2006 <u>RECEIPTS/REVENUE</u>

			PROCEDURE	C	BJ.	DONE BY	W/P REF	N/A	REMARKS
	4.	4. Determine if additional testing is required and if so, select receipts for testing and perform the following:							
		a.	List receipt number, from whom received, and amount.	purpose					
		ъ.	Trace posting to cash receipts journal.						
		c.	Determine if account classification is corre	ct.					
		d.	Vouch to supporting documentation, if ava	ilable.					
		e.	Trace to validated deposit ticket.						
		f.	Determine if deposit is made intact on basis.	a timely					
		g.	Trace to duplicate receipt.						
E.	of	curre	posit tickets and evaluate reasonableness of ncy deposited, considering the types of to be received in currency.						
F.	has	s char	ne if the risk of material misstatement due nged based on results of substantive tests p form appropriate procedures.						
G.			ne whether receipts/revenues are properly losures are adequate.	classified	D				
<u>ALTE</u>	RNA	TE/A	DDITIONAL PROCEDURES:						
CON	CLUS	SION:							
We lob	nave jecti oced	perf ves fo	ormed procedures sufficient to achieve or revenues and receipts, and the results are adequately documented in the acco	of these					
Incha	arge		Date						
Mana	ager		Date						
Indep Rev			Date						

## DISTRICT Sample District

### June 30, 2006

### **DISBURSEMENTS/EXPENDITURES**

			PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
Finar	ıcial	State	ement Assertions:					
1. 2. 3. 4. 5.	Co Ri Va	mple ghts : luati	ace and Occurrence eteness and Obligations on and Allocation tation and Disclosure					
Audit	: Obj	ectiv	res:					
A. B. C. D.	go Ex ide Ex dis ac Ex pre	ods of pend entification of the pend entificat	ed expenditures and cash disbursements are for or services authorized and received. (1) litures incurred for goods or services have all been led. (2) litures for goods or services are authorized. (3) litures for goods or services and related ements have been recorded correctly as to t, fund, period, and amount. (4) litures for goods or services are properly ted as applicable in the entity-wide and/or fund all statements and related disclosures are te. (5)					
Audit	Pro	cedu	res:					
A.	Ger	ieral						
	<ol> <li>2.</li> </ol>	jour repo Scar	a test basis, foot and crossfoot the disbursements nal and trace the total to the monthly or annual ort.  In disbursement journal for unusual disbursements. estigate accordingly.	A,D				
В.	Die		ements	A,D				
Б.	1.	Sele	ct disbursements for testing the following items:  Disbursement was properly authorized and	A,B,C				
		a.	approved for payment in accordance with Chapter 279.29 of the Code of Iowa.					
		b.	Disbursement was charged to the proper fund in accordance with the provisions of Chapters 257.18, 278.1(7) (Code 1989), 298.3, 298.4, 298.10, 298.18, 298.19, 300.1, 300.2, 301.4 etc.					
		c.	Disbursement was charged to the proper disbursement account.					
		d.	Disbursement was supported by invoice or contract.					
		e.	Goods or services were received prior to June 30.					
		f.	Invoice or other documentation was canceled to prevent reuse.					

GF-9.34

## DISTRICT Sample District

### June 30, 2006

#### **DISBURSEMENTS/EXPENDITURES**

			PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
		g.	Cancelled checks or electronically retained check images of front and back are properly endorsed and cancelled.					
		h.	Signatures were authorized per confirmed list from bank.					
		i.	Signatures were in accordance with Chapters 291.1 and 291.8 of the Code of Iowa					
		j.	The disbursement appears to meet the test of public purpose.					
		k	The disbursement is proper under federal laws and regulations, if applicable. If also testing compliance for a major program, you may need to add/revise criteria to cover single audit program steps (i.e. Allowable Costs/Cost Principles, Period of Availability, etc.)	C				
		1.	Mileage was paid at a rate approved by the Board and not in excess of amount allowable under Federal Internal Revenue Service rules as provided by Chapter 70A.9 of the Code of Iowa.					
		m.	Disbursements for capital assets are included on the capital assets listing, if applicable.					
C.	For work		struction contracts on a test basis prepare a er to:					
	1. I	Reco	ncile original contract to final contract.					
	3	year	prior payments, current year payments, payments due retainage due.	A,B,D				
			rmine amount of current liability for balance sheet ayments and/or retainage due.	D,E				
			rmine that projects and contracts were authorized approved by the governing body.	С				
D.	Prepa adequ		a summary of tests performed and review for					
E.	has c	han	te if the risk of material misstatement due to fraud ged based on results of substantive tests performed. form appropriate procedures.					
F.			e whether disbursements are properly classified and es are adequate.	E				

#### June 30, 2006

#### **DISBURSEMENTS/EXPENDITURES**

PROCEDURE		OBJ.	DONE BY	W/P REF	N/A	REMARKS
ALTERNATE/ADDITIONAL PROCEDURES:						
CONCLUSION:						
We have performed procedures sufficien objectives for disbursements and expend these procedures are adequately accompanying workpapers.	t to achieve the audit itures, and the results of documented in the					
Incharge D	ate					
Manager D	ate					
Independent Reviewer D	ate					

GF-9.36

DISTRICT Sample District

AOS 83-3 (4/06)

June 30, 2006 PAYROLL

		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
Finar	ıcial	Statement Assertions:					
1. 2. 3. 4. 5.	Co Ri Va	xistence and Occurrence ompleteness ights and Obligations aluation and Allocation resentation and Disclosure					
Audit	Ob	jectives:					
А. В. С.	ex pe Pa ac Pa	ayroll (wages, salaries, and benefits) disbursements/ expenditures are made only for work authorized and exformed. (1,2) ayroll is computed using rates and other factors in eccordance with contracts. (3) ayroll and related liabilities are recorded correctly as to mount and period and distributed properly by account, and, and disclosures are adequate. (4,5)					
Audit	Pro	ocedures:					
A.		a test basis, select payroll transactions from throughout year to test:	A,B,C				
	1.	Authorization for gross pay or hourly rate.					
	2.	Appropriateness of contract amount based upon teacher educational credits compared to adopted contractual salary steps.					
	3.	Approval of hours worked.					
	4.	Accuracy of number of hours paid per payroll journal to hours worked per approved time sheet (for hourly employees).					
	5.	Accuracy of calculations of gross pay.					
	6.	Accuracy of computation of FICA and IPERS.					
	7.	Authorization for payroll deductions.					
	8.	Endorsement and cancellation of checks are proper.					
	9.	Reasonableness of computation of federal and state withholding.					
В.		termine that timesheets are prepared and approved for all ployees, including salaried employees.					
C.	Coı	nsider analytical procedures to substantiate payroll.	A,C				
D.	rec IPE	riew copies of payroll tax returns and document onciliation of gross wages and District share of FICA and CRS to disbursements records. Explain material iances.					
E.		pare a workpaper documenting District contributions to CRS.	в,с				
F.	For	retirement systems (other than IPERS):	В,С				

June 30, 2006 PAYROLL

				DONE	W/P		
		PROCEDURE	OBJ.	BY	REF	N/A	REMARKS
	1.	Review and update permanent file information on pension plans. Identify and document the type of plan.					
	2.	Obtain copy of actuarial report and review. Include copy of pertinent data in file.					
	3.	Determine employee groups covered by each plan.					
	4.	Obtain and verify appropriate information for disclosure in accordance with P20 of the GASB Codification.					
G.	_	pare a summary of tests performed and review for quacy.					
Н.	has	ermine if the risk of material misstatement due to fraud changed based on results of substantive tests performed.  o, perform appropriate procedures.					
I.		ermine whether payroll and related accruals are properly sified and disclosures are adequate.	С				
ALTE	RNA'	TE/ADDITIONAL PROCEDURES:					
CON	CLUS	<u>ION</u> :					
ob	jectiv	performed procedures sufficient to achieve the audit es for payroll, and the results of these procedures are tely documented in the accompanying workpapers.					
Incha	arge	Date					
Mana	ıger	Date					
Indep		nt Date					
_ LO V			1	1		1	l .

GF-9.38

June 30, 2006 TRANSFERS

	PROCEDURE	ОВЈ.	DONE BY	W/P REF	N/A	REMARKS
Fina	ncial Statement Assertions:					
1. 2. 3. 4. 5.	Existence and Occurrence Completeness Rights and Obligations Valuation and Allocation Presentation and Disclosure					
Audi	t Objectives:					
A. B	All transfers have been identified, adequately and properly authorized. (1,2, 3)  Transfers are recorded in the proper time pe audit, and correct as to accounts and amounts (4)	riod under				
<b>C</b>	Transfers are properly classified and discle adequate. (5)	osures are				
Audi	t Procedures:					
A.	Obtain or prepare a schedule of all fund transfers year, including reimbursements between funds.	during the				
В.	Identify the date and purpose of each transfer ar supporting documentation. Document descrivorkpaper.					
C.	Determine that transfers-in equal transfers-out.	A				
D.	Determine that the transfers are recorded in t period.	the proper B				
E.	Determine if the risk of material misstatement dhas changed based on results of substantive tests If so, perform appropriate procedures.					
F.	Determine whether transfers are properly clas adequately disclosed.	sified and C				
ALTE	ERNATE/ADDITIONAL PROCEDURES:					
CON	CLUSION:					
ob	have performed procedures sufficient to achieve ojectives for transfers, and the results of these pro- dequately documented in the accompanying workpap	cedures are				
Incha	arge Date					
Mana	ager Date					
-	pendent riewer Date					

DISTRICT Sample District

June 30, 2006 <u>BUDGETS</u>

	PROCEDURE	овј.	DONE BY	W/P REF	N/A	REMARKS
Audit	t Objectives:					
A. B. C.	The annual operating budget, and amendments thereto, are properly prepared, documented and approved.  General Fund spending authority was not exceeded during the year.  Budgetary comparisons are properly included in the appropriate financial statements and schedules of governmental and proprietary funds for which an annual budget has been adopted.					
Audit	t Procedures:					
A.	Obtain a copy of the adopted certified budget.	A				
B.	Obtain a copy of each notice, record of hearing and certificate to amend current certified budget.	A				
C.	Determine amount of AEA flow-through:					
	<ol> <li>Obtain a copy of letter from Iowa Department of Management to determine amount for certified budget adjustment.</li> </ol>					
	2. Obtain amount of actual AEA flow-through by confirmation for note disclosure.					
D.	Determine the amount of anticipatory warrants redeemed in excess of amounts issued and consider any effect to the budget.					
E.	Prepare a workpaper to compare disbursements by functional area to the certified budget or amended certified budget and document and disclose any overexpenditure in the notes to the financial statements and audit comment section.	А,В				
F.	Document reason(s) for significant variance(s) between budgeted and actual receipts/revenues.					
G.	Determine if the risk of material misstatement due to fraud has changed based on results of substantive tests performed. If so, perform appropriate procedures.					

DISTRICT	Sample District
	<del>-</del>

June 30, 2006 <u>BUDGETS</u>

PROCEDUR	E.	OBJ.	DONE BY	W/P REF	NI / A	REMARKS
		OBO.	Бі	KEF	N/A	KEMAKAS
ALTERNATE/ADDITIONAL PROCEDURE	<u>S</u> :					
CONCLUSION:						
We have performed procedures suffice objectives for budget, and the result adequately documented in the accomp	ts of these procedures are					
Incharge	Date					
Manager	Date					
Independent	Date					
Reviewer	Date					

### June 30, 2006

	PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
Finar	ncial Statement Assertions:					
1. 2. 3. 4. 5.	Existence and Occurrence Completeness Rights and Obligations Valuation and Allocation Presentation and Disclosure					
Audit	Objectives:					
А. В. С.	Claims paid in the period are recorded correctly as to account, amount, and period and are disbursed in accordance with the District's policies and procedures for claims settlement. (1,3,4) Reserves for claim losses represent a reasonable estimate of the District's liability for claims filed and incurred but not reported (IBNR) claims. (1,2,3,4) Insurance (self-insurance) revenues, operating transfers, expenditures, assets, liabilities, and fund equity (retained earnings) are properly classified and described in the fund financial statements and related disclosures are					
Audit	adequate. (5) : Procedures:					
A.	Inquire about the District's policies and procedures for administering and financing insurance claims, including whether insurance policies are carried for complete coverage of some or all risks, or only for excess liabilities.					
В.	Prepare a workpaper to summarize amount and type of significant coverage. Review coverage to:	A,B				
	1. Determine if reasonable and current.					
	2. Determine significant areas in which risk is retained.					
C.	If a separate insurance fund has been established, consider analytical procedures such as comparing claims disbursements/expenditures and other fund transactions (i.e. employee contributions, insurance premiums, and administrative fees) to the prior period actual and relate to the number of covered employees (if applicable).	A				
D.	Review charges by the insurance fund to other funds and determine if they are in accordance with GASB 10 (GASB Codification Section C50.121-126):	В				
	1. If General Fund is used, may use any method to allocate loss expenditures/expenses to other funds of the entity. Transactions that constitute reimbursements of the General Fund for disbursements/expenditures/expenses initially made from it that are properly applicable to another fund should be reported as expenditures or expenses in the reimbursing fund and as reductions of the disbursements/expenditure/expense in the General Fund.					

## DISTRICT Sample District

### June 30, 2006

	PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
	2. If Internal Service Fund is used, may use any basis considered appropriate to charge other funds as long as the total charge is either calculated in accordance with the criteria of FASB 5 or is based on an actuarial method or historical cost information and adjusted over a reasonable period of time. If latter method is used (actuarial method or historical cost information method), an additional charge may be made to other funds that represents a reasonable provision for expected future catastrophic losses. Charges (billings) should be recognized as revenue by the internal service fund and as expenditures/expenses by the other funds.					
	3. For either General or Internal Service Funds, billings in excess of the accrual should be accounted for as operating transfers.					
E.	Review estimates of losses from claims with a responsible official and determine if properly recorded as an disbursement/expenditure/expense and liability. Estimates should include:	В				
	1. Reported claims that meet criteria of FASB 5 and GASB Codification, Section C50.110-126.					
	2. Incurred but not reported (IBNR) claims that meet criteria of FASB 5. Determine that the basis used to estimate IBNR claims is reasonable.					
	3. If governmental unit participates in a public entity risk pool and is subject to a supplemental premium assessment, an accrual should be made if the likelihood of such assessment meet criteria of FASB 5.					
	4. If governmental unit participates in a public entity risk pool but is not subject to a supplemental premium assessment, review economic viability of pool with responsible official and determine if liability should be recorded based on certain conditions.					
	5. If governmental unit participates in a public entity risk pool, inquire with responsible official about governmental unit's plans for continuing its participation in the pool. If the governmental unit has plans to terminate its membership, determine if additional liabilities should be recorded based on terms of the agreement to participate.					
F.	If the District has a self-funded health insurance plan, including self-funded deductibles, examine the actuarial report to determine reasonableness of reserves and determine if additional liability should be recorded in District's financial statements.	В				
G.	If an outside administrator or service company is used:	А,В				
	1. Obtain a copy of the annual report on the status of the program.					

## DISTRICT Sample District

### June 30, 2006

				PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
	2.			eport for estimates of liabilities for claims filed claims.					
	3.			report with prior periods and discuss any variances with responsible official.					
	4.		ipare ilities.	amounts in report with recorded estimated					
Н.		ermir closur		equacy of financial statement presentation and	С				
	1.	Fina incl		statement presentation considerations should					
		a.	activ	single fund is used to record risk financing vities, should be either General Fund or rnal Service Fund.					
		b.	expe the curr fund	s liabilities for governmental funds and endable trust funds should be recognized using modified accrual basis of accounting (i.e. rent portion recorded as an expenditure and I liability and long-term portion recorded in the ty-wide statements (GASB 34).					
		c.	othe fund	s liabilities for an Internal Service Fund (or er proprietary funds) should be recorded as a d liability of the Internal Service (or other prietary funds).					
		d.	retai addi	Internal Service Funds, any amount in ined earnings that arose from an optional itional charge for catastrophic losses should be orted as designated.					
		e.	risk pool shou expe liabi GAS	overnmental unit participates in a public entity pool in which there is no transfer of risk to the lor pool participants, contributions to the pool ald be reported as either deposits (if not ected to pay claims) or as reductions of claims ility (if used to pay claims) in accordance with SB 10 (GASB Codification, Section C50.135) Statement of Position (SOP) 98-7.					
		f.		e District made contributions to a public entity pool with transfers or pooling of risk:					
			1)	Determine contributions are recorded as deposits if a return of those contributions is probable.					
			2)	If not probable, then determine contributions are recorded as prepaid insurance to be allocated as expenditures/expenses over future periods, <u>or</u> alternatively, in governmental funds, as expenditures in the period made.					

DISTRICT Sample District	ISTRICT	Sample District	
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#### June 30, 2006

		DONE	W/P	/ A	
PROCEDURE	OBJ.	BY	REF	N/A	REMARKS
2. Disclosures should include:					
a. Description of risks of loss the District is exposed to and ways in which those risks are handled (i.e., purchase of commercial insurance, participation in a public entity risk pool, or risk retention). Describe significant reductions, if any, in insurance coverage from the previous year by major category of risk, and any settlements in excess of insurance coverage in any of the prior three fiscal years.					
<ul> <li>If District participates in a public entity risk pool, describe the nature of participation and rights and responsibilities of the entity and the pool.</li> </ul>					
c. If District retains some risk of loss, include the additional disclosures required by GASB 10 (GASB Codification, Section C50.144(d)).					
d. For Internal Service Funds, also disclose:					
1) deficit fund balance.					
<ol><li>retained earnings resulting from optional charges for catastrophic losses.</li></ol>					
<ol> <li>Determine if the risk of material misstatement due to fraud has changed based on results of substantive tests performed.</li> <li>If so, perform appropriate procedures.</li> </ol>					
ALTERNATE/ADDITIONAL PROCEDURES:					
CONCLUSION:					
We have performed procedures sufficient to achieve the audit objectives for insurance and self-insurance, and the results of these procedures are adequately documented in the accompanying workpapers.					
Incharge Date					
Manager Date					
Independent Reviewer Date					

DISTRICT Sample District

June 30, 2006 SINGLE AUDIT

		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
Audi	t Ob	jectives:					
А. В. С.	pı Fe pı Ti	ederal revenues and expenditures are valid and emplete and, if applicable, indirect costs are allocated coperly.  ederal revenues and expenditures are properly resented in the financial statements.  the District has complied with laws and regulations fecting the expenditure of grant funds.					
NO	TE:	Programmatic requirements are unique to each federal program and can be found in the laws, regulations, and provisions of contract and grant agreements pertaining to the program. For programs listed in the compliance supplement, the programmatic requirements can be found in Part 4. For those not covered in the Compliance Supplement, review Part 7.					
Audi	t Pro	ocedures:					
A.	Rev	view applicable reference material:					
	1.	OMB Circular A-133, Audits of States, Local Governments and Non-Profit Organizations.					
	2.	OMB Circular A-133 Compliance Supplement.					
	3.	OMB Circular A-87, Cost Principles for State and Local Governments (Federal Register, May 17, 1995).					
	4.	OMB Circular A-102 (Revised), Grants and Cooperative Agreements with State and Local Governments (March 3, 1988).					
	5.	Statement on Auditing Standards (SAS) No 74, Compliance Auditing Considerations of Governmental Entities and Recipients of Governmental Financial Assistance (AICPA, Professional Standards, vol. 1, AU 801).					
	6.	GAO <u>Government Auditing Standards</u> (the Yellow Book), 2003 revision.					
	7.	Federal Cognizant Agency Audit Organization Guidelines (the Orange Book), Revised November, 1987.					
	8.	AICPA Audit Guide, Audits of State and Local Governmental Units .					
	9.	OMB Catalog of Federal Domestic Assistance.					
	10.	Applicable sections of the Code of Federal Regulations.					
В.	Aw ind	tain or prepare a Schedule of Expenditures of Federal ards. If prepared by auditor, determine that lependence will not be impaired. The schedule should lude:	A				
	1.	Federal grantor or pass-through agency, if applicable.					
	2.	Program name.					

DISTRICT Sample District

June 30, 2006 SINGLE AUDIT

		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
	3.	CFDA number.					
	4.	Grant number.					
	5.	Program disbursements/expenditures (for cash awards) or value of non-cash assistance (for non-cash awards).					
	6.	All programs completed and/or terminated during the year and all programs open without monies being received or expended during the audit period.					
C.	rep	termine that each program's name and CFDA number orted on the Schedule of Expenditures of Federal Awards ees with the CFDA Agency Program Index.					
D.	Exp sta	concile appropriate amounts on the Schedule of penditures of Federal Awards to amounts in the financial tements and to amounts in the accounting records and cument accordingly.	А,В				
E.	For	each major program, obtain the following information:	A				
	1.	Grant agreement, application or pass-through agreement and any amendments.					
	2.	Pertinent correspondence, including budget and program modifications.					
	3.	Financial reports.					
	4.	Reference material for clarification of grant/program audit objectives and compliance requirements.					
	5.	Identification of subrecipients, if applicable.					
	6.	Basis of accounting.					
	7.	Contact person.					
	8.	Account codes used to account for program activities.					
	9.	Names and addresses of grantors (direct and indirect).					
F.		lude copies of pertinent information relating to major grams in the permanent file.					
G.		arch for unlisted federal programs not previously ntified.	A				
H.	pre sta Sta	view prior year audit reports to determine the nature of vious findings and questioned costs. Document the tus of resolved and unresolved issues in the workpapers. It is to be included in the District's report in a Summary needule of Prior Audit Findings.					
I.		applicable, send a letter of understanding to the cognizant ency.					
J.	Con	mpliance Testing for Major Programs	C				
	1.	Test compliance with applicable common requirements. (See following separate audit program sections.)					

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## DISTRICT Sample District

June 30, 2006 SINGLE AUDIT

30,	2006				<u>s</u>	INGLI	E AUDIT
		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
2.	prov	ew Compliance Supplement for any special tests and risions and perform appropriate procedures to are compliance.					
3.	Find	ort the following items in Part III of the Schedule of lings and Questioned Costs in accordance with ular A-133 (par. 510):					
	a.	Reportable conditions in internal control over major programs.					
	b.	Material non-compliance with the provisions of laws, regulations, contracts, or grant agreements related to a major program.					
	C.	Known or likely questioned costs which are greater than \$10,000 for a type of compliance requirement for a major program. (Should include_information to provide proper perspective for judging the prevalence and consequences of the questioned costs.)					
	d.	Known questioned costs which are greater than \$10,000 for a type of compliance requirement for a federal program which is not audited as a major program. (Note: except for audit follow-up, the auditor is not required to perform audit procedures for such federal programs.)					
	e.	The circumstances concerning why the auditor's report on compliance for major programs is other than an unqualified opinion, unless such circumstances are otherwise reported as findings.					
	f.	Known fraud affected a federal award, unless such fraud is otherwise reported as a finding.					
	g.	Instances where the results of audit follow-up procedures disclosed that the summary schedule of prior audit findings prepared by the auditee materially misrepresent the status of any prior audit finding.					
4.		ort other findings in Part IV of the Schedule of lings and Questioned Costs.					

DISTRICT Sample District	
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June 30, 2006

			PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
con	junc		pplicable common requirements should be tested in with the other tests of detail or through other ests:					
A.	AC'	riviti	ES ALLOWED OR UNALLOWED:					
	1.		tify the types of activities allowed and unallowed for program(s) tested.					
	2.	data indi	lowability is determined based upon summary level a, verify allowability of the activity and that vidual transactions were properly classified and amulated into the activity level.					
	3.	tran allov tran	llowability is determined based upon individual sactions, select a sample of transactions and verify wability of the activity. Be alert for any large dollar sfers from program accounts which may have been I to fund unallowable activities.					
	4.	entit agre	te agency under audit is considered a pass-through ty, test a sample of approved subrecipient ements to verify that the activities covered by the ement are allowable.					
В.	ALI	OWA	BLE COSTS/COST PRINCIPLES:					
	1.		transactions selected which involve federal funds rmine whether the costs meet the following criteria:					
		a.	Authorized or not prohibited under state or local laws or regulations. (Certain costs require specific approval; others are not allowable.)					
		b.	Approved by the federal awarding agency, if required.					
		c.	Conform to any limitations or exclusions set forth in the Circular (A-87, A-21, A-122), or limitations in the program agreement or specific requirements in the program regulations.					
		d.	Costs must be allocable to the federal awards under the provisions of OMB's cost principal Circulars (A-87, A-21, A-122).					
		e.	Represent charges for actual costs, not budgeted or projected.					
		f.	Allocations of fringe benefits allocations, changes on rates are based on the benefits received by different classes of employees within the organization.					
		g.	Given consistent treatment with policies, regulations, and procedures applied uniformly to federal and non-federal activities of the agency					

## DISTRICT Sample District

June 30, 2006

PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
h. Given consistent accounting treatment within and between accounting periods and not allocable to or included as a direct cost of a federal program if the same or similar costs are allocated to the federal program as an indirect cost.	r e				
<ul> <li>i. Calculated in conformity with generally accepted accounting principles or other comprehensive basis of accounting, when required under the cost principles circulars.</li> </ul>	3				
j. Not included as a cost or used to meet cost sharing or matching requirements of another federally supported activity in either the current or a prior period.	7				
<ul> <li>costs must be net of all applicable credits that result from transactions that reduce or offset direct or indirect costs.</li> </ul>					
<ol> <li>Not included as both a direct billing and a component of indirect costs, i.e., excluded from costs pools included in cost allocation plans (CAPS).</li> </ol>	ı				
m. Supported by underlying documentation.					
<ol> <li>When material charges are made from internal service central service, pension, or similar activities or funds verify that the charges from these activities or funds are in accordance with the cost principal circulars.</li> </ol>	,				
<ul> <li>a. For activities accounted for in separate funds ascertain if:</li> </ul>	,				
<ol> <li>Retained earnings/fund balances (including reserves) were computed in accordance with the applicable cost principles.</li> </ol>					
Working capital was not excessive in amount (generally not greater than 60 days for cash expenses for normal operations incurred for the period exclusive of depreciation, capital costs and debt principal costs).	ı r				
3) Refunds were made to the federal government for its share of any amounts transferred or borrowed from internal service or central service funds for purposes other than to meet the operating liabilities, including interest or debt, of the fund.	r 1 t				
<ul> <li>Verify that all users of services were billed in a consistent manner.</li> </ul>	a				
c. Verify the billing rates exclude unallowable costs.					

June 30, 2006

		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
	d.	Verify, where billing rates are not accounted for in separate funds, that billing rates are developed based on actual costs and were adjusted to eliminate profit.					
	e.	For organizations that have self-insurance and a certain type of fringe benefit programs (e.g. pension funds), verify that independent actuarial studies appropriate for such activities are performed at least biennially and that current costs were allocated based on an appropriate study which is not over two years old.					
3. <u>(</u>	Cost	allocation plans/indirect cost rate agreements:					
	cen to f	ermine whether material indirect costs or tralized or administrative services are being charged ederal programs. If such costs are being charged, form the following procedures:					
	a.	Obtain and read the current Cost Allocation Plan (CAP) or negotiable agreement and determine the types of rates and procedures required.					
	b.	Obtain and read the current CAP and/or Indirect Cost Rate Agreement and determine the terms of the allocation plan and/or rate agreement in effect (i.e., predetermined, fixed with carryforward provisions or provisional/ final).					
	c.	Verify the methods of charging costs to federal awards are in accordance with the provisions of the approved CAP or prepared CAP on file.					
	d.	Determine whether the CAPs or Indirect Cost Rate Proposals (IDCRPs) have been approved by the appropriate federal agency and whether the resultant rates or amounts charged are final or still open to adjustment or revision, either immediately or as a carryover adjustment in a future period. If approved and final, the results of the audit work shall be reflected, if appropriate, in recommendations for future procedural improvements.					
	e.	Examine claims submitted to the federal agency for reimbursement. Determine if the amounts charged and rates used are in accordance with the plan and if rates are being applied to the appropriate base.					

DISTRICT Sample District	
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June 30, 2006

	PROCEDURE					W/P REF	N/A	REMARKS
			view, on a test basis, supporting documentation determine whether:	n				
		1)	The indirect cost pool or centralized service costs contain only allowable costs is accordance with the applicable OMB's cost principles Circulars (A-87, A-21, A-122).	n				
		2)	,	of				
		3)	Statistical data in the proposed allocation of rate bases are reasonable, updated a necessary and do not contain any materia omissions.	s				
		4)	Time studies or time and effort reports are mathematically and statistically accurate, are implemented as approved, and are based of the actual effort devoted to the various functional and programmatic activities to which the salary and wage costs are charged	e n s o				
		5)	The allocation methodology is consistent an test the appropriateness of methods used t make changes.					
		6)	The indirect costs charged to federal programs are supported by amounts recorde in the accounting records from which the most recently issued financial statement were prepared.	d e				
C.	CAS	SH MANA	GEMENT:					
	1.		the government's cash advancement of sement process and evaluate for adequacy.	r				
	2.	If an advancement method is used, review the District's system to determine if it is adequate to limit the amount of federal cash to immediate needs.						
	3.	system	nbursement method is used, review the District to determine if it is adequate to ensure the is properly supported and made in a timelet.	e				
	4.	amounts Federal	ected grant programs, determine dates an s for selected advances or reimbursements of funds and compare to the dates the funds were ed and/or checks were presented to the bank ment.	of e				
	5.		same programs, evaluate the size of the balance on to the program's needs.	s				

DISTRICT Sample District	ISTRICT	Sample District	
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June 30, 2006

		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
	6.	Review records to determine if interest was earned on advances and whether it was returned to the appropriate agency.					
	7.	Review the District's payment requests by secondary recipients. Evaluate whether the system is sufficient to limit payments to amounts needed to meet immediate cash requirements.					
	8.	Review selected cash reports submitted by subrecipients and determine if the reports show large amounts of excess cash. If they do, ascertain why.					
D.	DA'	VIS-BACON ACT:					
	1.	Identify the programs involving construction activities.					
	2.	Review selected construction contracts and subcontracts and determine whether they contain provisions requiring the payment of "prevailing" wages. This is applicable to all construction contracts which exceed \$2,000.					
	3.	Review the District's system for monitoring applicable contractors and subcontractors with respect to payment of prevailing wages and evaluate for adequacy.					
	4.	Review the monitoring system for contracts for selected programs and determine whether there is adherence to the prescribed procedures.					
	5.	Examine a sample of contractor or subcontractor payroll submissions and certifications and determine if such submissions indicate that laborers and mechanics were paid the prevailing wage rates established by the Department of Labor for the locality.					
	6.	For recipients who have not developed a system, or whose system is not operating effectively:					
		a. Obtain the "local" DOL wage determination from the recipient, the architect/engineer (A/E) managing the project or DOL.					
		<ul> <li>Obtain from the client, payroll registers of the construction company and test to determine whether wages paid conform to prevailing wages.</li> </ul>					
E.	<u>ELI</u>	GIBILITY:					
	1.	Individuals:					
		a. For some federal programs with a large number of individuals receiving benefits, the District may use a computer system for the processing of individual eligibility determinations and the delivery of benefits. U.S. generally accepted auditing standards provide guidance for the auditor when computer processing relates to accounting information that can materially affect the financial					

## DISTRICT Sample District

June 30, 2006

			PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
		statements being audited. When eligibility is material to a major program, and a computer system is integral to eligibility compliance, the auditor should follow this guidance and consider the District's computer processing.						
		1)	Perform audit procedures relevant to the computer system as needed to support the opinion on compliance for the major program.					
		2)	These tests may be performed as part of testing the internal controls for eligibility.					
	b.		orm procedures to determine completeness of population.					
	c.		ct a sample of individuals receiving benefits perform tests to determine if the:					
		1)	Individuals were eligible in accordance with the compliance requirements of the program. (Note: Some programs have initial and continuing eligibility requirements.)					
		2)	Benefits paid to or on the behalf of the individuals were calculated correctly and in compliance with the requirements of the program.					
		3)	Benefits were discontinued when the period of eligibility expired, or if the person became ineligible.					
2. 0	irou	p of l	Individuals or Area of Service Delivery:					
	a.	dete	information used in determining eligibility and rmine if the population or area of service very was eligible.					
	b.	Perfe	orm test to determine if:					
		1)	The population or area served was eligible.					
		2)	The benefits paid to or on behalf of the individuals or area of service delivery were calculated correctly.					
3. S	Subr	ecipi	ents:					
	a.	appı docu	ne determination of eligibility is based on an roved application or plan, obtain a copy of the ament and identify the applicable eligibility direments.					
	b.	and sub	ct a sample of the awards to the subrecipients perform procedures to verify that the recipients were eligible and amounts awarded within funding limits.					

June 30, 2006

				PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
F.	EQ	EQUIPMENT AND REAL PROPERTY:							
	1.	For subrecipients of states that are local governments (Districts).							
		a.	prod dete	ain a copy of the District's policies and cedures for equipment management and ermine if they comply with the state's policies procedures.					
		b.	for prod	ect a sample of equipment transactions and test compliance with the state's policies and cedures for management and disposition of ipment.					
	2.	. For non-profit organizations and federal awards received directly from a federal awarding agency by the District:							
		a. Inquire if a required physical inventory of equipment acquired under federal awards was taken within the last two years. Test whether any differences between the physical inventory and equipment records were resolved.							
		b.	duri puro prop	ntify equipment acquired under federal awards ing the audit period and trace selected chases to the property records. Verify that the perty records contain the following information but the equipment:					
			1)	Description (including serial numbers, or other identification numbers).					
			2)	Source.					
			3)	Title holder.					
			4)	Acquisition date and cost.					
			5)	Percentage of federal participation in the cost.					
			6)	Location.					
			7)	Condition.					
			8)	Ultimate disposition data including date of disposal, sale price or method used to determine fair market value.					
	3.	fede	ral av	sample of equipment identified as acquired with wards from the property records and observe ment.					
	4.	Disp	ositic	on of Equipment					
		a.	for 1	ermine the amount of equipment dispositions the year and identify equipment acquired with eral awards.					

June 30, 2006

			PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
		b.	Perform procedures to verify that the dispositions for the year were properly reflected in the property records.					
		c.	For equipment with a current per-unit fair market value in excess of \$5,000, determine whether the awarding agency was reimbursed for the appropriate federal share.					
	5.	Disp	osition of Real Property (applicable to all entities):					
		a.	Determine real property dispositions for the audit period and identify property acquired with federal awards.					
		b.	Perform procedures to verify that the District followed the instructions of the awarding agency which will normally require reimbursement to the awarding agency of the federal portion of net sales or fair market value at the time of disposition, as applicable.					
G.	MA	TCHII	NG, LEVEL OF EFFORT, EARMARKING:					
	•	cont amo Mat cont Leve	ching - includes requirements to provide tributions (usually non-federal) of a specified bunt or percentage to match federal awards. In the form of cash or in-kind tributions.  Color of Effort - includes requirements for (a) a color of service to be provided from period					
		non- to (c) f	period, (b) a specified level of expenditures from federal or federal sources for specified activities be maintained from period to period, and ederal funds to supplement and not supplant federal funding of services.					
	•	min the spec	marking - includes requirements that specify the imum and/or maximum amount or percentage of programs funding that must/may be used for cified activities, including funds provided to recipients.					
	Ma	tching	g:					
	1.		orm tests to verify that the required matching ributions were met.					
	2.		ermine the sources of matching contributions and orm tests to verify that they were from an allowable oce.					
	3.	kind prin	records to corroborate that the value placed on incontributions are in accordance with OMB cost cipal circulars, the A-102 Common Rule, program lations and the terms of the award.					

June 30, 2006

	PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
4.	Test transactions used to match for compliance with allowable costs/cost principles requirements. This test may be performed in conjunction with the testing of the requirements related to allowable cost/cost principles.					
Lev	el of Effort:					
1.	Identify the required level of effort and perform tests to verify that the level of effort requirement was met.					
2.	Perform tests to verify that only allowable categories of expenditures or other effort indicators (e.g., hours, number of people served), were included in the computation and that the categories were consistent from year to year.					
3.	Perform procedures to verify that the amounts used in the computation were derived from the books and records from which the audited financial statements were prepared.					
4.	Perform procedures to verify that non-monetary effort indicators were supported by official records.					
Lev	el of Effort - Supplement not Supplant:					
1.	Determine if the District used federal funds to provide services which they were required to make available under federal, state or local law and were also made available by funds subject to the supplement not supplant requirement.					
2.	Determine if the District used federal funds to provide services which were provided with non-federal funds in prior years.					
	a. Identify the federally funded services.					
	b. Perform procedures to determine whether the federal program funded services that were previously provided with non-federal funds.					
	c. Perform procedures to determine if the total level of services applicable to the requirement increased in proportion to the level of federal contribution.					
Ear	marking:					
1.	Identify the applicable percentage or dollar requirements for earmarking.					
2.	Perform procedures to verify that the amounts recorded in the financial records meet the requirements (e.g. minimum amounts determine that records show at least the minimum was charged).					

DISTRICT	Sample	District

June 30, 2006

		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
	3.	When requirements specify a minimum percentage or amount, select a sample of transactions supporting the specified amount or percentage and perform tests to verify proper classification to meet the minimum percentage or amounts.					
	4.	When requirements specify a maximum percentage or amount, review the financial records to identify transactions for the specified activity which were improperly classified in another account. (e.g. If administrative costs are limited to 10%, review other accounts charged to the activity for administrative expense which if incorrectly coded, would cause maximum percentage to be exceeded).					
H.	PEF	RIOD OF AVAILABILITY OF FEDERAL FUNDS:					
	1.	Review the award documents and regulations pertaining to the program and determine any award specific requirements related to for the period of availability and document the availability period.					
	2.	Test a sample of transactions charged to the federal award after the end of the period of availability and verify that the underlying obligations occurred within the period of availability and that the payment was made within the allowed time period.					
	3.	Test a sample of transactions that were recorded during the period of availability and verify that the underlying obligations occurred within the period of availability.					
	4.	Select a sample of adjustments to the federal funds and verify that these adjustments were for transactions that occurred during the period of availability.					
I.	PRO	OCUREMENT AND SUSPENSION AND DEBARMENT:					
		non-profit organizations and federal awards received ectly from a federal awarding agency by the District:					
	1.	Obtain the District's procurement policies and verify that the policies comply with applicable federal requirements.					
	2.	Determine if the District has a policy to use statutorily or administratively imposed in-state or local geographical preferences in the evaluation of bids or proposals. If such policy exists, verify that these limitations were not applied to federal procurements except where applicable federal statutes expressly mandate or encourage geographical preference.					

DISTRICT	Sample	District

June 30, 2006

PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
3. Examine procurement policies and procedures and verify the following:					
a. Written selection procedures require that solicitations incorporate a clear and accurate description of the technical requirements for the material, product, or service to be procured, identify all requirements that the offeror must fulfill, and include all other factors to be used in evaluating bids or proposals.					
b. There is a written policy pertaining to ethical conduct.					
4. Select a sample of procurements and perform the following:					
a. Examine contract files and verify that they document the significant history of the procurement, including rationale for the method of procurement, selection of contract type, contractor selection or rejection, and the basis of contract price.					
b. Verify that procedures provide for full and open competition.					
c. Examine documentation in support of the rationale to limit competition in those cases where competition was limited and determine if the limitation was justified.					
d. Examine contract files and determine that a cost or price analysis was performed in connection with procurement actions, including contract modifications and that this analysis supported the procurement action.					
e. Verify that the awarding federal agency approved procurements exceeding \$100,000 when such approval was required. Procurements (1) awarded by non-competitive negotiations, (2) awarded when only a single bid or offer was received, (3) awarded to other than the apparent low bidder, or (4) specifying a "brand name" product require prior federal awarding agency approval.					
The following only apply to states and federal awards subgranted by the state to the District:					
<ol> <li>Test a sample of procurements to determine if the state's laws and procedures were followed and that the policies and procedures used were the same as for state funds.</li> </ol>					

June 30, 2006

				PROCEDURE	ОВ	DONE J. BY	W/P REF	N/A	REMARKS
	$Th\epsilon$	e follo	wing j	procedure applies to all non-federal entities:					
	1.	dete certi cont and inclu Proc	rmine ification racts suba uded curem	ample of procurements and subawards and if the required suspension 2 and debarment ons were received for subawards and covered. Alternately, select a sample of procurement awards and determine that parties are not on the List of Parties Excluded From Federal tent or Non-procurement Programs, issued by the procurement Administration.	t d s t <u>d</u>				
J.	PRO	<u>)GRA</u>	M IN	COME:					
	1.	Iden	itify a	ny program income.					
		a.	cont prog anti	iew laws and regulations, the provisions of tract and grant agreements applicable to the gram and determine if program income watcipated and, if so, the requirements founding and using program income.	e s				
		b.	reco	uire of management and review accounting ords to determine if program income was eived.					
	2.			tests to verify that all program income warecorded in the accounting records.	S				
	3.			tests to determine if program income was used ance with the program requirements.	d				
K.		AL SISTA		PERTY ACQUISITION AND RELOCATION	N				
	1.	fede:	ral oı ıisitio	e whether the District is administering a r federally-assisted program that involves the on of property or the displacement of ds or businesses.	e				
	2.	Prop	erty A	Acquisition:					
		a.	App	raisal – test records to verify:					
			1)	The just compensation amount offered th property owner was determined by an appraisal process.					
			2)	The appraisal(s) was examined by a review appraiser.	v				
			3)	The review appraiser prepared a signed statement which explains the basis for adjusting comparable sales to reach the review appraiser's determination of the fair market value.	r e				

## DISTRICT Sample District

June 30, 2006

PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
b. Negotiations – verify from supporting documentation that:					
<ol> <li>A written offer of the appraised value was made to the property owner.</li> </ol>					
2) A written justification was prepared if the purchase price for the property exceeded the amount offered and that the documentation (e.g., recent court awards, estimated trial cost ext.) supports such administrative settlement as being reasonable, prudent, and in the public interest.					
c. Residential Relocations – verify from supporting documentation that the non-federal entity made available to the displaced persons one or more comparable replacement dwellings.					
3. Replacement Housing Payments – Examine the District's records to verify and determine if there is documentation that supports the following:					
<ul> <li>The owner occupied the displacement dwelling for at least 180 days immediately prior to initiation of negotiations.</li> </ul>					
b. The District examined at least three comparable replacement dwellings available for sale and computed the payment on the basis of the price of the dwelling most representative of the displacement dwelling.					
c. The asking price for the comparable dwelling was adjusted, to the extent justified by local market data, to recognize local area selling price reductions.					
d. The allowance for increased mortgage costs "buy down" amounts was computed based on the remaining principal balance, the interest rate, and the remaining term of the old mortgage on the displacement dwelling.					
e. The District prepared written justification on the need to employ last resort housing provisions, if the total replacement housing payment exceeded \$22,500.					
4. Rental or Downpayment Assistance – Examine the District's records to determine if there is documentation that supports the following:					
<ul> <li>a. The displacee occupied the displacement dwelling for at least 90 days immediately prior to initiation of negotiations.</li> </ul>					

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# SINGLE AUDIT COMMON REQUIREMENTS

b. The displacee rented, or purchased, and occupied a decent, safe, and sanitary replacement dwelling within one year.  c. The District prepared written justification if the payment exceeded \$5,250.  5. Business Relocations  a. Moving expenses – Verify that payments for moving and related expenses were for actual costs incurred or that fixed payments, in lieu of actual costs, were limited to a maximum of \$20,000 and computed based on the average annual net earnings of the business as evidenced by income tax returns, certified financial statements, or other reliable evidence.  b. Business Reestablishment Expense – Verify that (1) the displacee was eligible as a farm operation, non-profit organization, or a small business to receive reestablishment assistance, and (2) the payment was for actual costs incurred and did not exceed \$10,000.  L. REPORTING:  1. Review applicable laws, regulations, the provisions of contract and grant agreements pertaining to the program for reporting requirements.  2. Determine the types and frequency of required reports.  3. Obtain and review federal awarding agency, or passthrough entity in the case of a subrecipient, instructions for completing the reports.  a. For financial reports, determine the accounting basis used in reporting the data (i.e. cash or accrual).  b. For performance and special reports, determine the criteria and methodology used in compiling and reporting the data.  4. Perform appropriate analytical procedures and determine the reason for any unexpected differences. Examples of analytical procedures include:  a. Comparing current period reports to prior periods.  b. Comparing anticipated results to the data included in the reports.	PROCEDURE			OBJ.	DONE BY	W/P REF	N/A	REMARKS	
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criteria and methodology used in compiling and reporting the data.  4. Perform appropriate analytical procedures and determine the reason for any unexpected differences. Examples of analytical procedures include:  a. Comparing current period reports to prior periods.  b. Comparing anticipated results to the data included in the reports.  c. Comparing information obtained during the audit			a.	basis used in reporting the data (i.e. cash or					
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b. Comparing anticipated results to the data included in the reports.  c. Comparing information obtained during the audit		4.	dete	rmine the reason for any unexpected differences.					
in the reports.  c. Comparing information obtained during the audit			a.	Comparing current period reports to prior periods.					
			b.						
			c.						

# DISTRICT Sample District

June 30, 2006

# SINGLE AUDIT COMMON REQUIREMENTS

				PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
	5.	Select a sample of each of the following report types.							
		a.	Fina	ancial reports:					
			1)	Determine if the financial reports were prepared in accordance with the required accounting basis.					
			2)	Trace the amounts reported to accounting records that support the audited financial statements and the schedule of expenditures of federal awards and verify agreement.					
		b.	Perf	formance reports.					
			1)	Trace data to records that accumulate and summarize data.					
			2)	Perform tests of the underlying data to verify that the data were accumulated and summarized in accordance with the required or stated criteria and methodology.					
		c.	requ repo	en intervening computations or calculations are uired between the records and the reports, trace orted data elements to supporting worksheets other documentation that link reports to data.					
		d.		t mathematical accuracy of reports and oporting worksheets.					
	6.	Test	selec	cted reports for completeness					
		a.	and	financial reports, review accounting records determine if all applicable accounts were luded in the sampled reports.					
		b.	sup	performance and special reports, review porting records and determine if all applicable a elements were included in the sampled report.					
	7.	the repo	repor rts s ral a	written representation from management that its provided to the auditor are true copies of the submitted or electronically transmitted to the warding agency or pass-through entity in the subrecipient.					
M.	SU	BREC	IPIEN	NT MONITORING:					
	1.	and gain time	proc an lines	the District's subrecipient monitoring policies redures and discuss with the District's staff to understanding of the scope, frequency and is of monitoring activities, including the size and complexity of awards to subrecipients.					
					1			1	1

DISTRICT	Sample	District

June 30, 2006

# SINGLE AUDIT COMMON REQUIREMENTS

		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
	2.	Test award documents to determine if the District makes subrecipients aware of the award information and requirements imposed by law, regulations, and the provisions of contract and grant agreements; and the activities approved in the award documents were allowable.					
	3.	Review the District's documentation of during-the-award subrecipient monitoring to determine if the District provides reasonable assurance that subrecipients used federal funds for authorized purposes, complied with laws and regulations, provisions of contracts and grant agreements and achieve performance goals.					
	4.	Review the District's follow-up to ensure corrective action on deficiencies noted during the award monitoring.					
	5.	Verify that the District receives audit reports from subrecipients required to have an audit in accordance with OMB Circular A-133, issues timely management decisions on audit findings within six months after receipt of the subrecipient's audit report, and requires subrecipients to take appropriate and timely corrective action on deficiencies identified in audit findings.					
	6.	Verify that in cases of continued inability or unwillingness of a subrecipient to have required audits, the District took appropriate action using sanctions.					
	7.	Verify that the effects of subrecipient non-compliance are properly reflected in the District's records.					
	8.	Document the District's procedures for monitoring subrecipients who are not required to have an A-133 audit (total expenditures of federal awards of less than \$500,000). Review the procedures for reasonableness and adequacy.					
N.	SPI	ECIAL TESTS AND PROVISIONS:					
	1.	Review the laws, regulations, provisions of grant, and contract agreements to identify special tests and provisions.					
	2.	Develop procedures to test these requirements.					

June 30, 2006 SINGLE AUDIT

			DONE	W/P	_	
	PROCEDURE	OBJ.	BY	REF	N/A	REMARKS
MISCELLANEOUS PROVISIONS:						
A.	If the District is a pass-through agency of federal funds, ensure the appropriate receipts/revenues and disbursements/ expenditures are recognized in compliance with GASB 24.					
В.	Obtain Data Collection Form.					
C.	Prepare notification letters to pass-through entities not required to receive a reporting package.					
D.	Obtain Corrective Action Plan for Federal Audit Findings from District (prepared on District letterhead) and review for propriety.					
E.	Obtain Summary Schedule of Prior Federal Audit Finding from District (prepared on District letterhead) and review for propriety.					
F.	Determine if risk of material misstatement due to fraud has changed based on results of substantive tests performed. If so, perform appropriate procedures.					
ALTE	RNATE/ADDITIONAL PROCEDURES:					
We l	CLUSION:  have performed procedures sufficient to achieve the audit jectives for single audit, and the results of these procedures are equately documented in the accompanying workpapers.					
	Date					
	ager Date					
	oendent iewer Date					

DISTRICT	Sample	District

June 30, 2006

# 28E ENTITIES WITH GROSS RECEIPTS OVER \$100,000

	PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
Audi	t Objectives:					
A.	To provide for the examination of financial condition and transactions of 28E organizations accounted for by the District, in accordance with Chapter 11.6 of the Code of Iowa.					
Audi	Procedures:					
A.	Determine those 28E organizations for which the District performs receipt and disbursement functions for, and for which gross receipts were in excess of \$100,000 during the fiscal year.					
В.	Discuss with a responsible official of the 28E's governing body the Code requirement for an audit, and determine whether the governing body wants the audit conducted at the same time as the District's audit:					
	1. Document name of responsible official and discussion.					
	2. Obtain the organization's concurrence to conduct the audit. Ask for the concurrence in writing. Governing body action may be required.					
	3. Discuss billing arrangements.					
C.	If organization concurs to an audit, perform the following:	A				
	1. Review and document the organization's internal controls.					
	2. Review and test receipts, disbursements, payroll and any other significant transaction cycles as considered necessary. If payroll is not processed with the District's payroll system, review payroll withholdings and quarterly reports.					
D.	For 28E organizations, prepare a separate statement of changes in assets and liabilities for inclusion in the District's audit report.	A				
E.	Determine if the risk of material misstatement due to fraud has changed based on results of substantive tests performed. If so, perform appropriate procedures.					

DISTRICT	Sample	District

June 30, 2006

# 28E ENTITIES WITH GROSS RECEIPTS OVER \$100,000

PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
ALTERNATE/ADDITIONAL PROCEDURES:					
CONCLUSION:					
We have performed procedures sufficient to achieve the audit objectives for 28E Entities with gross receipts over \$100,000, and					
the results of these procedures are adequately documented in the accompanying workpapers.					
docompanying wormpapero.					
Incharge Date					
Manager Date Independent					
Reviewer Date					

# DISTRICT Sample District

June 30, 2006

	PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
Audit	Audit Objectives:					-
A. B. C. D.	Written representations have been obtained from responsible officials.  Misstatements discovered during the audit have been evaluated.  Financial statements are fairly presented.  The effect on the auditor's report of GAAP departures, scope limitations, uncertainties, other auditors, or other matters has been evaluated.					
E.	Reportable conditions have been communicated to the appropriate parties.					
F.	Significant commitments, contingencies and subsequent events that may require disclosure have been identified.					
Aud	lit Procedures:					
A.	Inquire as to whether all funds have been brought to our attention.					
В.	Review ending account balances for material deficiencies and include comment, if appropriate, in report. Document the District's plans to eliminate deficit, if any.					
C.	Identify any commitments, contingencies, and subsequent events that may require disclosure.	F				
	1. In connection with litigation and claims, perform the following procedures:					
	<ul> <li>a. Obtain from District officials a description and evaluation of litigation and asserted and unasserted claims.</li> </ul>					
	<ul> <li>Examine documents in the District's possession concerning the above matters.</li> </ul>					
	c. Review invoices for legal services and consider whether any other matters in addition to the above were disclosed during the course of the audit.					
	<ul> <li>d. Review attorney's letter for matters requiring disclosure.</li> </ul>					
	2. Complete review of minutes through the end of fieldwork for subsequent events.					
	3. Scan records subsequent to period under audit for significant unusual receipts, payments and non-standard entries.					
D.	Determine if footnote disclosure is needed and obtain documentation for the following items (For Districts with unusual types of activities, consider reviewing the AICPA disclosure checklist):	F				
	1. Lease commitments (capital and operating leases).					
	2. Construction commitments.					

# DISTRICT Sample District

# June 30, 2006

		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
	3.	Contracts.					
	4.	Termination benefits					
	5.	Subsequent events.					
	6.	Lawsuits.					
	7.	Other commitments and contingencies (including outstanding indebtedness of others guaranteed by the District; moral obligations; and no-commitment debt).					
	8.	Health insurance trust.					
	9.	Relationships with organizations other than component units:					
		a. Related organizations.					
		b. Joint ventures.					
		c. Jointly governed organizations.					
		<ul> <li>d. Component units and related organizations with joint venture characteristics.</li> </ul>					
		e. Pools.					
		f. Undivided interests.					
		g. Cost-sharing arrangements.					
	10.	Other pertinent information.					
E.		mmarize and evaluate misstatements noted during the lit, including both known and likely misstatements. (SAS	В				
F.		cument the reconciliation of the financial statements to ounting records.					
G.		cain District's concurrence on proposed adjusting journal ries.					
Н.	dou	ermine and document whether there could be substantial abt about the District's ability to continue as a going cern.	D				
I.	sub	uire of District officials about existence of material sequent transactions or events and significant matters resolved at year-end.					
J.	eac	ermine and document the type of opinion rendered for h opinion unit. Document reasons for variances from qualified opinion.	C,D				
K.		nmarize reportable conditions and identify material aknesses.	E				
L.	note repo	off audit report, including opinions, financial statements, es, supplemental information and other reports. Date of cort should be the same date as the end of fieldwork. ermine that preparation of the draft audit report will not pair independence.	С				

# DISTRICT Sample District

# June 30, 2006

		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
M.		m the following limited procedures to Required ementary Information (RSI), as required by SAS No.52:					
		Inquire of management about the methods used in preparing the information.					
		Compare the information for consistency with management's responses to the foregoing inquiries, audited financial statements and other knowledge obtained during the examination of the financial statements.					
		Consider whether representations on RSI should be included in specific written representations obtained from management. (SAS 85)					
		Apply additional procedures, if any, that other statements, interpretations, guides or statements of position prescribe for specific types of RSI.					
		Make additional inquiries if application of the foregoing procedures causes the auditor to believe that the information may not be measured or presented within applicable guidelines.					
N.	and A	the reasonableness of the Management's Discussion analysis which is limited to the following required ats: (GASB 34 par.11)					
	1.	A brief discussion of the basic financial statements, including the relationships of the statements to each other and the significant differences in the information they provide.					
	2.	Condensed financial information derived from entity-wide financial statements comparing the current year to the prior year.					
	3.	An analysis of the government's overall financial position and results of operations to assist users in assessing whether financial position has improved or deteriorated as a result of the year's operations.					
	4.	An analysis of balances and transactions of individual funds. The analysis should address the reasons for significant changes in fund balances or fund net assets and whether restriction, commitments or other limitations significantly affect the availability of fund resources for future use.					
	5.	An analysis of significant variations between original and final budget amounts and between final budget amounts and actual budget results for the general fund.					
			1			1	

# DISTRICT Sample District

# June 30, 2006

		PROCEDURE	OBJ.	DONE BY	W/P REF	N/A	REMARKS
	6.	A description of significant capital asset and long- term debt activity during the year, including commitments made for capital expenditures, changes in credit ratings and debt limitations that may affect the financing of planned facilities or services.					
	7.	If applicable, a discussion of the modified approach to report some or all of the infrastructure assets.					
	8.	A description of currently known facts, decisions or conditions that are expected to have a significant effect on financial position or results of operations.					
Ο.	infor Annu	rmine information presented as supplementary mation in the statistical section of a Comprehensive all Financial Report (CAFR) complies with GASB 44 irements.					
P.	estim consi year Cons informestim circu	orm a retrospective review of significant accounting nates reflected in the prior year financial statements and ider whether the underlying assumptions in the prior indicate a possible bias on the part of management. Sider whether the results of the review provide additional mation about possible bias in making current year nates. If possible bias is identified, evaluate whether the emstances represent a risk of material misstatement due and. (AU 316.64)					
Q.		uate and document the business rationale for significant sual transactions. (AU 316.66)					
R.		orm analytical procedures for overall review of financial ments. Document the consideration of the following:	С				
	1	The adequacy of evidence gathered in response to unusual or unexpected balances identified in planning the audit or in the course of the audit.					
		Unusual or unexpected balances or relationships that were not previously identified.					
S.	the Presi	duct an exit conference with the District. In addition to District Secretary and Superintendent, request Board dent or Board Member attendance and include the audit nittee, if possible. Document communication of:	E				
	1. R	Report findings.					
	2. N	Non-report findings.					
		audit and accounting problems that may affect the audit oill.					
		Incorrected misstatements which are believed to be mmaterial.					

DISTRICT	Sample	District

# June 30, 2006

T. Obtain written representation signed by Superintendent and District Secretary.  1. Modify, as necessary, for related party/business transactions, federal financial assistance representations, obsolete inventories and/or other items.  2. Prepared on District's letterhead.  3. Dated last day of fieldwork.  U. Complete the budget and time summary including explanation of significant variances from budget and recommendations for next year (if applicable). Note billing instructions if applicable.  ALTERNATE/ADDITIONAL PROCEDURES:	
transactions, federal financial assistance representations, obsolete inventories and/or other items.  2. Prepared on District's letterhead.  3. Dated last day of fieldwork.  U. Complete the budget and time summary including explanation of significant variances from budget and recommendations for next year (if applicable). Note billing instructions if applicable.  ALTERNATE/ADDITIONAL PROCEDURES:	
3. Dated last day of fieldwork.  U. Complete the budget and time summary including explanation of significant variances from budget and recommendations for next year (if applicable). Note billing instructions if applicable.  ALTERNATE/ADDITIONAL PROCEDURES:	
U. Complete the budget and time summary including explanation of significant variances from budget and recommendations for next year (if applicable). Note billing instructions if applicable.  ALTERNATE/ADDITIONAL PROCEDURES:	
explanation of significant variances from budget and recommendations for next year (if applicable). Note billing instructions if applicable.  ALTERNATE/ADDITIONAL PROCEDURES:	
CONCLUSION	
CONCLUSION	
CONCLUSION	
CONCLUSION:	
CONCLUSION	
CONCLUSION	
<u> </u>	
We have performed procedures sufficient to achieve the audit objectives for the completion of the audit and the results of these procedures are adequately documented in the accompanying workpapers.	
Incharge Date	
Manager Date	
Independent Reviewer Date	

|--|

June 30, 2006

# **AUDIT AND ACCOUNTING PROBLEMS**

		Additional Time
Description of Problem	Disposition	Required

DISTRICT	Sample	District
DISTILIOI	Dairpic	DIGUICE

June 30, 2006 CONFERENCES

		Time	
Date	Attendees/Topic	Charged to	Amount

DISTRICT	Sample	District
	<del>-</del>	

#### June 30, 2006

#### ITEMS FOR COMMENT-STATUTORY AND OTHER LEGAL MATTERS

			peat Prior		n mp-	R Non-C	eport ompliance		
W/P Ref	Item Description		ar		nce N	Mat- erial 1	Non- Material 2	Comment Number	Non- Report
ICI	rem Description	1		-	-14	CHAI	WIACCIIAI 2	Number	Report
	Required:								
	Certified Budget								
	Questionable Expenditures/ Disbursements								
	Travel Expense								
	Business Transactions								
	Bond Coverage								
	Board Minutes								
	Certified Enrollment								
	Deposits and Investments								
	Certified Annual Report								
	Other non-compliance:								

- 1 Reported in Findings Related to the General Purpose Financial Statements
- 2 Reported in Other Findings Related to Required Reporting

DISTRICT	Sample	District
-	<del>=</del>	

June 30, 2006

#### ITEMS FOR COMMENT-STATUTORY AND OTHER LEGAL MATTERS

	Item Description		Repeat of Prior Year Y N		n mp-	R Non-C	eport ompliance		
W/P Ref					nce N	Mat- Non- erial 1 Material 2		Comment Number	Non- Report
	Other non-compliance (continued):								

- 1 Reported in Findings Related to the General Purpose Financial Statements
- 2 Reported in Other Findings Related to Required Reporting

GF-12 AOS 83-3 (4/06)

DISTRICT	Sample District

#### June 30, 2006 **ITEMS FOR COMMENT**

							I	3	Wea	aterial kness or	R Co	Report mment	
W/P		Prior	Year	A	A			CFDA	Nonce	ompliance	SFQC	Comment	Non-report
Ref	Description	Y	N	I/N	R/C	I/N	R/C	Number(s)	Y	N	Part(s)	Number(s)	Comments
	•									1			
									<u></u>				
			-		_								

A = Findings related to the general purpose financial statements
B = Findings related to federal programs
I/N = Instances of non-compliance
R/C = Reportable Conditions

DISTRICT	Sample	District
DISTILIOI	Dairpic	DIGUICE

# June 30, 2006

# **ITEMS FOR NEXT YEAR**

٧o.	W/P Ref.	Item	Disposition	Approved
			ı	

DISTR	ICT Sample District	_		Fisca	ıl Year Ende	ed <u>6-30-06</u>			Prepared B Reviewed B		Date
Fund 7	Type or Account Group									LL	
(includ	rm should be used to accumulate ling differences in accounting estim Difference Evaluation Form should	nates) and proje	ected au	dit differenc	es from sul	bstantive te	sts that used	l sampling.			
						-	ncial Statem of Over (Und				
K/P	Description (Nature) of Audit Difference	Amount	Work- paper Ref.	Total Assets	Total Liab.	Fund Equity	Revenues	Expend.	Excess of Rev. over Expend. (a)	Working Cap. (b)	Mgr. Appr.
-											
J	Jnadjusted audit differences - this	year	1								
	Effect of unadjusted audit differenc	es - last year									
	Net audit difference Financial statement caption totals										-
	Net audit differences as a % of F/S	captions									
P - Pro (a) F (b) T	own Audit Difference jected Audit Difference for a proprietary fund type, this col- this column would only be used for are any of the audit differences iden- tyes, contact the Manager.	a proprietary f	fund type	e.			J	riality \$			

DISTRICT	Sample	District

# June 30, 2006

A.

# OPINION, DISCLOSURES AND OTHER REPORT INFORMATION

nd	•								~ ·	•		
l. pii			opinion r oplicable:		or each opinion unit	and rea	ison fo	or modi	ficatio	n of		
		Gov	ernment	al Activiti	es	U	Q	D	A			
		Bus	siness Ty	pe Activiti	ies	U	Q	D	A			
		Maj	or Fund	– General		U	Q	D	A			
		Maj	or Fund	-		U	Q	D	A			
		Maj	or Fund	-		U	Q	D	A			
		Maj	or Fund	-		U	Q	D	A			
		Maj	or Fund	-		U	Q	D	A			
		Maj	or Fund	-		U	Q	D	A			
			regate Re formation	emaining	Fund	U	Q	D	A			
			regate Di mponen	iscretely F t Units	Presented	U	Q	D	A			
	Rel				er auditors properly ent Auditor's Report	Y	N	N/A	A			
2.		clude	ed in the	macpena	ciit ridditoi 5 report							
2. 3.	in			-	accompanying basic	financi	al sta	tements	s (AU 5	551) (ch	eck ap	plicable
	in	oplen	nental inf	formation	-	financi	al sta	tement	s (AU 5	551) (ch	eck ap	plicable
	in Sup	oplen Incl	nental inf ude "in r	formation to	accompanying basic		al sta	tements	s (AU 5	551) (ch	eck ap	plicable
	in Sur	oplen Incl Dis Pric	nental inf ude "in r claim opi or year in	formation to nion on u formation	accompanying basic opinion.	n. nd type	of opi		·		eck ap	plicable
	in Sur	oplen Incl Dis Pric	nental inf ude "in r claim opi or year in	formation to nion on u formation	accompanying basic " opinion. inaudited information audited by whom an	n. nd type	of opi		·		eck ap	plicabl
	in Sur	Incl Incl Dis Pric Itiple	nental inf ude "in r claim opi or year in opinions	Formation relation to nion on unformation s, please of	accompanying basic opinion.  Inaudited information audited by whom an describe in the space	ı. ıd type below):	of opi	nion(s)	rendei		eck ap	plicablo
	in Sur	Incl Incl Dis Pric Itiple	nental inf ude "in r claim opi or year in opinions	Formation relation to nion on unformation s, please of	accompanying basic " opinion. naudited information audited by whom an describe in the space Other auditors	ı. ıd type below):	of opi	nion(s)	rendei		eck ap	plicabl
	in Sur	Incl Incl Dis Pric Itiple	nental inf ude "in r claim opi or year in opinions 2005	Formation relation to nion on u formation s, please of AOS	accompanying basic " opinion. naudited information audited by whom ar describe in the space Other auditors	n. nd type below): U	of opi Q	nion(s)	render A		eck ap	plicabl
	in Sur	Incl Dise Price Itiple	nental infoude "in reclaim opior year in copinions 2005	Formation relation to nion on unformation s, please of AOS  AOS	accompanying basic " opinion. Inaudited information a audited by whom ar describe in the space Other auditors  Other auditors	n. nd type below): U	of opi Q Q	nion(s)  D	render A A		eck ap	plicabl
	in Sup	oplen Incl Disc Pric ltiple	nental infoude "in reclaim opior year in copinions 2005	Formation relation to nion on unformation s, please of AOS  AOS	accompanying basic " opinion. Inaudited information a audited by whom ar describe in the space Other auditors  Other auditors	n. nd type below): U	of opi Q Q	nion(s)  D	render A A		eck ap	plicabl
	in Sup	oplen Incl Disc Pric ltiple	nental infoude "in reclaim opior year in opinions 2005  2004  2003	Formation relation to nion on unformation s, please of AOS  AOS	accompanying basic " opinion. Inaudited information a audited by whom ar describe in the space Other auditors  Other auditors  Other auditors	n. nd type below): U	of opi Q Q	nion(s)  D	render A A		eck ap	plicabl

DISTRICT	Sample District
June 30, 2006	

# OPINION, DISCLOSURES AND OTHER REPORT INFORMATION

W/P Ref.	Item	Note No.
	B. Notes to Financial Statements:	
	Summary of Significant Accounting Policies	1
	Cash and Pooled Investments	2
	Iowa School Cash Anticipation Program (ISCAP)	
	Capital Assets	
	Anticipatory Warrants	
	Bonds/Notes Payable	
	Lease Purchase Agreements	
	Operating Leases	
	Changes in Long-Term Debt	
	Termination benefits	
	Pension and Retirement Benefits	
	Risk Financing	
	Commitments	
	Contingencies	
	Subsequent Events	
	Interfund Transfers	
	Other:	

DISTRICT	Sample District
June 30, 2006	

# OPINION, DISCLOSURE AND OTHER REPORT INFORMATION

_								
	Y = Yes N = No							
	N/A = Not Appli	cable						
C. IAR on Internal Control Over Financial Reporting and on Compliance and Other Matters Based on an Audit of Financial Statements Performed in Accordance with <u>Government Auditing Standards</u> :								
1. Instances of material non-compliance	Y N	GF-12's						
2. Instances of non-material non-compliance	Y N	GF-12's						
3. No instances of non-compliance	Y N	GF-12's						
4. Reportable Conditions	Y N	GF-12's						
5. Material Weaknesses	Y N	GF-12's						
D. IAR on Compliance with Requirements Applicable to Each Major Program and on Internal Control over Compliance in Accordance with OMB Circular A-133:								
1. Instances of non-compliance	See no	ext page						
2. Reportable Conditions	Y N	GF-12's						
3. Material Weaknesses	Y N	GF-12's						
E. Because this audit is being conducted under Chapter 11 of the Code of Iowa, <u>Government Auditing Standards</u> and OMB Circular A-133, users of the report are presumed to be aware of the conditions under which the report is issued, including the requirement of state law that requires the report to be open to the public.								
F. Dollar threshold used to distinguish between Type A and Type B programs \$_		GF-1's						
G. District qualified as low-risk auditee	<u>Y</u> N	GF-1's						

AOS 83-3 (4/06)

# DISTRICT Sample District

#### June 30, 2006

# OPINION, DISCLOSURE AND OTHER REPORT INFORMATION

	Maior Dr	ogram (CEDA #).				Major D	ragram (CEDA #).			
		ogram (CFDA #):					rogram (CFDA #):			
	Require-	Findings reported	T	M-4:-1	Т	Require-	Findings reported	T	M-4:-1	Т
	ment Tested	in Part III of SFQC	Type of finding reported in Part III	Material Weakness	Type of Opinion	ment Tested	in Part III of SPQC	Type of finding reported in Part III	Material Weakness	Type of Opinion
Common requirements (GF-9s):	Testeu	Sirye	III I ait III	Weakiless	Opinion	Testeu		III I alt III	Weakness	Opinion
Common requirements (Gr-98).										
Activities Allowed or										
Unallowed	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Allowable Costs/Cost						-				
Principles	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Cash Management	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Davis-Bacon Act	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Eligibility	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Equipment and Real Property	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Matching, Level of Effort,			· <u></u>							
Earmarking	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Period of Availability of										
Federal Funds	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Procurement, Suspension										
and Debarment	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Program Income	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Real Property Acquisition										
and Relocation Assistance	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Reporting	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Subrecipient Monitoring	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Special Tests and Provisions	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A

 $\begin{array}{ll} U = Unqualified & MNC = Material \ noncompliance \\ Q = Qualified & QC = Questioned \ Cost > \$10,000 \\ D = Disclaimer & RC = Reportable \ Condition \end{array}$ 

A = Adverse

NONE = None required to be reported

Y = Yes

N/A = Not applicable

GF-17.5 AOS 83-3 (4/06)

#### Sample District DISTRICT

June 30, 2006

#### OPINION, DISCLOSURE AND OTHER REPORT INFORMATION

		ogram (CFDA #):					rogram (CFDA #):			
	Require-	Findings reported				Require-	Findings reported			
	ment	in Part III of	Type of finding reported	Material	Type of	ment	in Part III of SFQC	Type of finding reported	Material	Type of
	Tested	SFQC	in Part III	Weakness	Opinion	Tested		in Part III	Weakness	Opinion
Common requirements (GF-9s):										
Activities Allowed or										
Unallowed	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Allowable Costs/Cost										
Principles	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Cash Management	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Davis-Bacon Act	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Eligibility	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Equipment and Real Property	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Matching, Level of Effort,										
Earmarking	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Period of Availability of										
Federal Funds	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Procurement, Suspension										
and Debarment	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Program Income	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Real Property Acquisition										
and Relocation Assistance	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Reporting	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Subrecipient Monitoring	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A
Special Tests and Provisions	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A	Y N/A	Y N/A	MNC,QC,RC,NONE	Y N/A	U,Q,D,A

MNC = Material noncompliance QC = Questioned Cost > \$10,000 U = UnqualifiedQ = Qualified

D = Disclaimer

A = Adverse

RC = Reportable Condition NONE = None required to be reported

Y = Yes

N/A = Not applicable

DISTRICT Sample District

June	e 30, 2006	OTHER REPORT INFORMATION SINGLE AUDIT						
REPO packa	<b>ORTING PACKAGES</b> – The following entities are required tage:	to receive a copy of the District's reporting						
1)	Federal Clearinghouse							
2)	federal agency that provided <u>direct</u> funding							
	The Schedule of Findings and Questioned Costs disc awards that the federal agency provided directly and							
	The Summary Schedule of Prior Audit Findings reported to federal awards that the federal agency pro							
	List appropriate agencies, if any:							
3)	Grantor pass-through entities when:							
	The Schedule of Findings and Questioned Costs disc awards that the pass-through entity provided and/							
	The Summary Schedule of Prior Audit Findings reported to federal awards that the pass-through enti-							
	List appropriate agencies and their addresses, if any	<i>7</i> :						

DICTRICT CONTRACTOR	
DISTRICT Sample District	_
June 30, 2006	OTHER REPORT INFORMATION SINGLE AUDIT
<b>NOTIFICATION LETTERS</b> – The follow	ing entities are required to receive an audit notification:
All pass-through entities not required to	o receive a copy of the reporting package (see previous page),
Circle applicable agencies:	
Iowa Dept of Public Safety Wallace State Office Building LOCAL	Governor's Office of Drug Control Policy Lucas State Office Building 1st Floor LOCAL
Iowa Dept of Human Services Division of Fiscal Management 1 <sup>st</sup> Floor Hoover State Office Building LOCAL	Iowa Dept of Education Grimes State Office Building LOCAL
Iowa Dept of Public Health Lucas State Office Building LOCAL	Iowa Dept of Natural Resources Wallace Building LOCAL
Iowa Dept of Elder Affairs Parker Building LOCAL	Iowa Dept of Economic Development 200 East Grand Des Moines, Iowa 50309
Iowa Dept of Transportation Attn. Tom Devine 800 Lincoln Way Ames, IA 50010	Iowa Dept of Public Defense Iowa Homeland Security and Emergency Management Division Hoover Building LOCAL
List other agencies and their ade	dresses:

DISTRICT	Sample	District
DISTRICT	Sample	District

# June 30, 2006

# **CONFIRMATION CONTROL**

Type of Request	Sent to (Name and Address)	Mailed By	Date Mailed	Date Rec'd	W/P Ref	Comments

June 30, 2006

# WORKPAPER COPIES GIVEN TO CLIENT AND OUTSIDE PARTIES

Workpaper Reference	To Whom given	Date	Approved By

June 30, 2006

#### PENDING MATTERS

No.	W/P Ref.	Description	Disposition

DISTRICT	Sample District	

June 30, 2006 REVIEW NOTES

No.	W/P Ref.	Item	Disposition	Approved

# DISTRICT Sample District

# June 30, 2006

# **INCHARGE REVIEW QUESTIONNAIRE**

	OHESTION	YES	NO	RT / A
	QUESTION	IES	NO	N/A
1.	Was the scope of our audit in accordance with our audit plan?			
2.	Have you informed the Manager of all identified problems and internal control weaknesses that resulted in significant modification in the audit program, and have you obtained the manager's concurrence with the modifications?			
3.	Have you gathered enough evidence to satisfy the audit program objectives?			
4.	Are you satisfied that the evidence gathered does not disclose suspicions of abuse, fraud, violations of statutory, regulatory and contractual provisions, or other illegal acts other than those noted in the statutory comments of the report?			
5.	Are you satisfied that we have a reasonable basis for the expression of an opinion on each opinion unit and that the workpaper documentation supports the opinion we are expressing on each opinion unit?			
6.	Are you satisfied with the results of the limited procedures performed for required supplementary information (RSI), including management's discussion and analysis (MD&A) and other supplementary information?			
7.	Are you satisfied there is not substantial doubt about the District's ability to continue as a going concern, or if there is substantial doubt, the appropriate disclosures were made and an explanatory paragraph was included in the Independent Auditor's Report?			
8.	Are you satisfied that we have a reasonable basis for and the workpapers support our statement in the Independent Auditor's Report on Compliance and Internal Control over Financial Reporting for instances of non-compliance required to be reported under <u>Government Auditing Standards</u> ?			
9.	Are you satisfied that we have a reasonable basis for expressing an opinion on the District's compliance with the common requirements applicable to major federal programs?			
10.	Are you satisfied that we have obtained an adequate understanding of the design of internal controls, determined whether these controls have been placed in operation and assessed control risk?			
11.	Are you satisfied that we have reduced the detection risk to a reasonable level?			
12.	Have all applicable items on the audit planning, questionnaires and audit program been completed and workpapers properly indexed and signed or initialed by those doing the work?			
13.	Have all significant unusual or unexpected balances or relationships noted during planning or the course of the audit been adequately investigated and documented?			
14.	Has the work of all assistants been thoroughly reviewed?			
15.	Have review notes been adequately resolved?			
16.	Are you satisfied that the planned level of risk of material misstatement due to fraud did not increase based on the accumulated results of the audit procedures performed during fieldwork?			
17.	Has there been appropriate communication with other audit team members through the audit regarding information or conditions indicative of risks of material misstatement due to fraud? (AU 316.74)			
18.	Have you documented the success and/or failures of procedures performed based on the planned risk assessment in the items for the next year section?			

DISTRICT	Sample District
----------	-----------------

# June 30, 2006

# **INCHARGE REVIEW QUESTIONNAIRE**

		QUESTION	YES	NO	N/A
19.		you discussed with the client and prepared draft comments or noranda regarding communication of the following to the District:			
	a.	Management suggestions?			
	b.	All reportable conditions and material weaknesses in the internal controls that we observed?			
	c.	All immaterial items noted during our audit?			
	d.	Non-compliance with any statutory, regulatory or contractual requirements?			
	e.	Auditor's Reports on financial statements, compliance and internal controls?			
20.	Has tl	ne audit report routing sheet:			
	a.	Been completed and signed off?			
	b.	Been completed for the report distribution section, including addresses for non-client report recipients?			
21.	Has tl	ne news release draft been completed?			
22.		list been prepared of all significant pending matters which must be red before issuing the report?			
23.	Has tl	ne Manager been informed of all pending matters?			
24.		required engagement evaluation reports been completed by the copriate person(s)?			
25.		ou satisfied that all audit work complied with professional standards and e policies?			
CO	MMEN'	TS (required for "No" answers):			
Inc	harge	Date			
Ma	nager	Date			
	lepende viewer	nt Date			

# DISTRICT Sample District

# June 30, 2006

# MANAGER REVIEW QUESTIONNAIRE

		QUESTION	YES	NO	N/A
Λ	CEME		123	110	
A.	GENE 1				
	1.	Have you reviewed the workpapers and do you concur with the conclusions of the incharge?			
	2.	Have all exceptions noted on the Incharge Review Questionnaire been resolved?			
	3.	Are you satisfied that:			
		a. the audit program was properly modified for identified problems and internal control weaknesses?			
		b. required supplementary information (if applicable) has been obtained and testing procedures have been performed?			
		c. the judgments and conclusions reached are supported by documented evidence?			
		d. appropriate changes for the next examination, if any, have been summarized?			
		e. all audit work conformed to the audit plan, scope and objectives?			
		f. all significant or unexpected balances or relationships noted during planning or the course of the audit have been adequately investigated and documented?			
		g. nothing was noted that indicated an increased level of risk of material misstatement due to fraud?			
	4.	Do the workpapers include adequate documentation as to:			
		a. changes in accounting policies?			
		b. conformity with U. S. generally accepted accounting principles or another comprehensive basis of accounting, if appropriate?			
		c. conformity with U. S. generally accepted government auditing standards?			
		d. conformity with statutory, regulatory and contractual provisions?			
		e. adequacy of disclosure?			
		f. compliance with office policies?			
	5.	Have applicable questionnaires been completed?			
	6.	Have all applicable procedures been performed and signed off?			
	7.	Have all review comments been cleared with adequate documentation of disposition?			
	8.	Have required performance evaluations been completed?			
В.	FINAN	CIAL STATEMENTS AND AUDIT REPORT			
	1.	Are the financial statements adequately referenced to footnote disclosures?			
	2.	Are the dates covered by the financial statements correct?			

# DISTRICT Sample District

# June 30, 2006

# MANAGER REVIEW QUESTIONNAIRE

	QUESTION	YES	NO	N/A
3.	Are all material facts disclosed which are necessary to not make the financial statements misleading?			
4.	Have all material and/or special or extraordinary subsequent events been evaluated and properly disclosed?			
5.	Is there adequate documentation in the workpapers to support the footnotes?			
6.	Do the footnotes clearly explain the facts?			l
7.	Is the nature of each financial statement clearly indicated by its title?			Ī
8.	Do the financial statements maintain a uniform manner of format, capitalization, headings and appearance in general within itself?			
9.	Is our audit report addressed to the proper party?			l
10.	Does our opinion or each opinion unit properly state the responsibility we wish to assume?			
11.	Has adequate audit work been performed to support the opinion(s) on the financial statements that we are rendering.?			
12.	Is the report dated as of the last day of fieldwork?			Ī
13.	Is any data in the footnotes that requires special mention, with respect to the date of our report, appropriately reflected in the date of our report?			
14.	Is our opinion on the supplemental financial information proper and supported by our audit?			
15.	Are disclosures in each opinion unit, financial statements, and notes to financial statements adequate and do they clearly communicate the facts?			
16.	Have you performed final analytical procedures, including a comparison of the financial statements to the prior year?			
17.	Are you satisfied that the audit did not disclose any suspicions of irregularities, violations of statutory, regulatory and contractual provisions or other illegal acts other than those noted in the statutory comments of the report?			
18.	Have the following been discussed with appropriate client officials and arrangements been made to get responses, if appropriate:			
	a. Management suggestions?			1
	b. All reportable conditions and material weaknesses in internal control that we observed?			
	c. All immaterial items?			Ī
	d. Non-compliance with any statutory, regulatory or contractual requirements?			
	e. Auditor's Report?			ı

DISTRICT	Sample	District

June 30, 2006

# MANAGER REVIEW QUESTIONNAIRE

QUESTION	YES	NO	N/A
C. <u>IAR ON COMPLIANCE AND ON INTERNAL CONTROL OVER FINANCIAL REPORTING</u>			
<ol> <li>Has adequate work been performed to support our statement on instances of non-compliance required to be reported under <u>Government Auditing Standards</u>?</li> </ol>			
2. Have appropriate exceptions been noted for items of non-compliance?			
3. Has adequate audit work been performed to support:			
a. Our understanding of internal controls?			
b. The determination of whether these controls have been placed in operation?			
c. Our assessment of control risk?			
4. Have all reportable conditions and material weaknesses been disclosed?			
D. <u>IAR on Compliance with Requirements Applicable to Each Major Program and Internal Control Over Compliance:</u>			
<ol> <li>Has adequate audit work been performed to support the opinion we are giving on compliance with common requirements applicable to major federal programs?</li> </ol>			
2. Have appropriate exceptions been noted for items of non-compliance?			
3. Has adequate audit work been performed to support:			
a. Our understanding of internal controls?			
b. The determination of whether these controls have been placed in operation?			
c. Our assessment of control risk?			
4. Have all reportable conditions and material weaknesses been disclosed?			
E. <u>REPORT PRODUCTION</u>			
1. Has the report routing sheet been completed?			
<ol><li>Does the draft audit report comply with professional and office reporting standards?</li></ol>			
<u>COMMENTS</u> (required for "No" answers):			
Manager Date			
Independent			
eviewer Date			

DISTRICT Sample District

June 30, 2006

#### INDEPENDENT REVIEWER QUESTIONNAIRE

	QUESTION			
1.	Is the audit evidence and documentation for all significant unusual or unexpected balances or relationships noted during planning or the course of the audit adequate?			
2.	Have you reviewed the audit conclusions on all material items in the financial statements?			
3.	Have all review notes been adequately resolved?			
4.	Have you reviewed and do you concur with the Incharge Review Questionnaire?			
5.	Have you reviewed and do you concur with the Manager Review Questionnaire?			
6.	Based on your review, are the financial statements fairly presented?			
7.	For any significant or unexpected balances or relationships noted in your review of the audit report that were not previously identified, has adequate audit evidence and documentation been obtained?			
8.	Do the basic financial statements, supplemental information and the comments and recommendations appear to be materially correct?			
9.	Is the required supplementary information (RSI) included if applicable and has it been evaluated for reasonableness?			
10.	Is the auditor's report on financial statements appropriate, based on our audit and the financial statement presentation?			
11.	Is the auditor's report on compliance and on internal controls over financial reporting appropriate, based on our audit?			
12. Is the auditor's report on compliance with requirements applicable to each major program and internal control over compliance appropriate, based on our audit?				
13.	Does the draft audit report comply with professional and office reporting standards?			
CO	MMENTS (required for "No" answers):			
Ind	ependent Reviewer Date			